

# NEW HAMPSHIRE EARLY STATE PAPERS.

## STATE OFFICERS, 1790-91.

### EXECUTIVE DEPARTMENT.

JOSIAH BARTLETT, Kingston, *President.*

#### *Council.*

ROBERT WALLACE, Henniker, <i>Hillsboro'</i> ,	} <i>Chosen from</i>		
JONATHAN FREEMAN, Hanover, <i>Grafton</i> ,		} <i>the Senate.</i>	
CHRISTOPHER TOPPAN, Hampton, <i>Rock-</i>	} <i>Chosen from</i>		
<i>ingham,</i>		} <i>the House of</i>	
JOSEPH BADGER, JR., Gilmanton, <i>Strafford</i> ,			} <i>Representa-</i>
LEMUEL HOLMES, Surry, <i>Cheshire</i> ,			
JOSEPH PEARSON, Exeter, <i>Secretary of State.</i>			
WILLIAM GARDNER, Portsmouth, <i>State Treasurer.</i>			

### STATE SENATE.

June 2, 1790, to June 1, 1791.

EBENEZER SMITH, Meredith,

*President Pro Tem. or Senior Senator.*

County of Rockingham.	{	JOSEPH CILLEY, Nottingham.
		NATHANIEL PEABODY, Atkinson.
		PETER GREEN, Concord.
		OLIVER PEABODY, <sup>1</sup> Exeter.
		NATHANIEL ROGERS, Newmarket.

<sup>1</sup> Oliver Peabody, in June, 1790, was appointed Judge of Probate, and January 14, in the winter session, Christopher Toppan was elected Senator. He declined, and on the 18 John Bell was elected and served the remainder of the year. A memoir of Oliver Peabody is given in Vol. 3, Collections of New Hampshire Historical Society, p. 287.

County of { JOHN WALDRON, Dover.  
 Strafford. { EBENEZER SMITH, Meredith.  
 County of { EBENEZER WEBSTER, Salisbury.  
 Hillsboro'. { ROBERT WALLACE, Henniker.  
 County of { AMOS SHEPHARD, Alstead.  
 Cheshire. { SANFORD KINGSBURY, Claremont.  
 County of { JONATHAN FREEMAN, Hanover.  
 Grafton. }

## JUDICIARY.

*Superior Court of Judicature.*

JOHN PICKERING,<sup>1</sup> Portsmouth, *Chief Justice*.  
 JOHN DUDLEY, Raymond, }  
 WOODBURY LANGDON,<sup>2</sup> Portsmouth, } *Puisne Justices*.  
 SIMEON OLCOTT, Charlestown, }  
 JOHN PRENTICE, Londonderry, *Attorney-General*.  
 NATHANIEL ADAMS, Portsmouth, *Clerk*.

## MILITARY ESTABLISHMENT.

HIS EXCELLENCY JOSIAH BARTLETT,  
*Captain-General, Commander-in-Chief, and Admiral.*

(No record showing who were military aids to the Commander-in-Chief in the administration of 1790-91 has been found. See Vol. xx, p. 573.)

## FIRST DIVISION.

BENJAMIN BELLOWS, Walpole, *Major-General*.

*Aids with the Rank of Major.*

MOODY DUSTIN, Claremont.

GEORGE SPARHAWK, Walpole.

<sup>1</sup> Mr. Chief Justice Bartlett became President of the State in June, 1790. On the 17th of that month Woodbury Langdon, John Dudley, Simeon Olcott, and John Pickering were nominated in the Executive Council, one of whom to be Chief Justice. On the 7th of July, 1790, Mr. Pickering was appointed, and continued in the office till he resigned in 1795 to accept an appointment to the office of Judge of the United States District Court, which had become vacant by the death of Judge John Sullivan. See article by Judge Nesmith on Judge Pickering's case, 4 *Granite Monthly*, 138.

<sup>2</sup> Judge Langdon, having been appointed by President Washington, commissioner for settling the accounts between the United States and the individual States, to which office he was confirmed by the Senate December 24, 1790, resigned his seat on the bench of the Superior Court.

At the June session of that year an attempt was made in the General Court to impeach Judge Langdon, on the charge that he neglected the duties of his office on account of the demands of his private business. These proceedings were not successful. See Morrison's *Life of Jeremiah Smith*, p. 38.

Timothy Farrar was appointed to succeed him, March 13, 1791.

For biographical sketches of Judge Farrar, see *History of New Ipswich*.

## SECOND DIVISION.

JOSEPH CILLEY, Nottingham, *Major-General*.*Aids with the Rank of Major.*

JOSEPH MILLS, Deerfield.

BRADBURY CILLEY, Nottingham.

*Brigadier-Generals.*

GEORGE REID, Londonderry.

MOSES DOW, Haverhill.

JONATHAN CHASE, Cornish.

THOMAS BARTLETT, Nottingham.

JAMES HILL, Newmarket.

NOAH LOVEWELL, Dunstable.

*Brigade Majors.*<sup>1</sup>

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*Adjutant-General.*SUPPLY CLAPP, Portsmouth, *Commissary-General*.

## UNITED STATES SENATORS.

1790-91.

JOHN LANGDON, Portsmouth.

*Six years, beginning March 4, 1789.*

PAINE WINGATE, Stratham.

*Four years, beginning March 4, 1789.*

## REPRESENTATIVES IN CONGRESS.

1790-91.

*Two years from March 4, 1789.*

NICHOLAS GILMAN, Exeter.

SAMUEL LIVERMORE, Holderness.

ABIEL FOSTER, Canterbury.

<sup>1</sup> It is supposed that the Adjutant-General and Brigade Majors were the same as given in the official tables for the previous year, but this cannot be verified in the absence of contemporary records. No registers for the State were published for the years 1790, '91, '92, '93.

*Two years from March 4, 1791.*

NICHOLAS GILMAN, Exeter.

SAMUEL LIVERMORE, Holderness.

JEREMIAH SMITH, Peterborough.

### FEDERAL OFFICERS, 1790-1791.

#### DISTRICT COURT.

JOHN SULLIVAN, Durham, *Judge*.

JOHN S. SHERBURNE,<sup>1</sup> Portsmouth, *District Attorney*.

JOHN PARKER, Portsmouth, *Marshal*.

JONATHAN STEELE, Durham, *Clerk*.

#### PORT OF PORTSMOUTH.

JOSEPH WHIPPLE, Portsmouth, *Collector*.

ELEAZER RUSSELL, Portsmouth, *Naval Officer*.

THOMAS MARTIN, Portsmouth, *Surveyor*.

#### FISCAL DEPARTMENT.

	Date of Confirmation.
JOHN TAYLOR GILMAN (declined) . . .	Aug. 10, 1790.
WOODBURY LANGDON, Portsmouth, <i>Commissioner for Settling the Accounts between the United States and Individual States</i> . . .	Dec. 24, 1790.
NATHANIEL GILMAN, Exeter, <i>Commissioner of Loans</i> . . .	Aug. 7, 1790.
WILLIAM GARDNER, Portsmouth, <i>Commissioner of Loans</i> , in place of Nathaniel Gilman, who declined his appointment . . .	Dec. 24, 1790.
JOSHUA WENTWORTH, Portsmouth, <i>Super-visor, District of New Hampshire</i> . . .	March 4, 1791.

<sup>1</sup> Appointed by the name of Samuel Sherburne, Jr. As to change of name, see N. H. MSS. Laws, 1789, Vol. 6, p. 50.



# JOURNAL OF THE SENATE

CONTAINING THE PROCEEDINGS

FROM JUNE 2 TO JUNE 19, 1790.



## JOURNAL OF THE SENATE.

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At a Session of the General Court holden at Concord June 2<sup>d</sup> 1790 being the day appointed by the Constitution for the annual Meeting of the General Court.

The Honorable Oliver Peabody, Amos Shepard, John Waldron, and Sandford Kingsbury Esquires being Elected by the free suffrages of the People for year ensuing, attended and took the oath of Allegiance and Office as Senators.

The members present met with the Honorable House of Representatives in their Chamber and proceeded to enter the return of Votes for a President; having compleated the entry and Chosen a committee of five [persons to examine] said Entry agreed to adjourn 'till to-morrow morning at ten of the Clock A. M. the Senate then retired to their Chamber and adjourned 'till to-morrow 9, O'Clock A. M.

THURSDAY, JUNE 3<sup>d</sup> 1790.

Met according to adjournment.

Present as yesterday.

The Senators present met with the Honorable House of Representatives after some time spent in debate, the report of the committee appointed to examine the entry of the return of votes for a President, was read by which it appeared that no President was Elected by the people.

Adjourned Until 4, O'Clock P. M.

Met with the Honorable House according to adjournment \* And proceeded to ballot for Senators to fill up, \* 2-538 the vacancies by which it appeared that the Hon. General Nathaniel Peabody Peter Green, Joseph Cilley and Nathaniel Rogers [were chosen for the County of Rockingham,] Col. Ebenezer Smith [for the County of Strafford,] Ebenezer Webster and Robert Wallace Esq<sup>r</sup> [for the County of Hillsborough, and] Jonathan Freeman Esq<sup>r</sup> [for the County of Grafton]

Adjourned the further Elections 'till to-morrow morning.

[The Senate then retired to their chamber.]

The above Gentlemen appeared in Senate except Joseph Cilley, Esq<sup>r</sup> and took and Subscribed the Oath of Allegiance and the Oath of Office, as Senators for the year ensuing.

A Vote, for a committee to join a committee of the Senate to wait upon the Reverend M<sup>r</sup> Ogden and return him the thanks of the General Court for his ingenious discourse this day delivered before the Legislature, and request of him a copy for the press, was brought up, read and concurred; M<sup>r</sup> Oliver Peabody, and M<sup>r</sup> Green, joined.

Adjourned 'till to-morrow morning 9, O'Clock.

FRIDAY, JUNE 4<sup>th</sup> 1790

Met according to adjournment.

Present all the Senate duly qualified.

Upon examination it appeared that the Honorable Ebenezer Smith Esq<sup>r</sup> is Senior Senator. [Who accepted of said office.]

A Vote, for a committee to join a committee of the Senate to consider of the petition of James Sheafe, and report thereon, was brought up, read and concurred, General Peabody, and M<sup>r</sup> Oliver Peabody, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of [the town of] Lyman and others, was brought up, read and concurred, M<sup>r</sup> Freeman, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Farwell, and others, was brought up, read and concurred: M<sup>r</sup> Webster, and M<sup>r</sup> Wallace, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Jacob Burbank, was brought up, read and concurred: M<sup>r</sup> Kingsbury, joined.

A Vote, for a committee to join a committee of the Senate to consider of all the printers accounts, was brought up, read and concurred: M<sup>r</sup> Waldron, and M<sup>r</sup> Rogers, joined.

\* 2-539 \* The Senate, met with the Honorable House of Representatives and adjourned the Elections 'till to-morrow morning 9, O'Clock. The Senate then retired to their Chamber

A Vote for a committee to join a committee of the Senate to consider what measures are necessary to be taken respecting the Records of Deeds in the County of Hillsborough, was brought up, read & concurred, M<sup>r</sup> Webster and M<sup>r</sup> Wallace, joined.

A Vote, for a committee to join a committee of the Senate to

consider of the Petition of the Trustees of the Chesterfield Academy of the Town of Charlestown and of the Proprietors of the Aurean School (so called) and report thereon, was brought up, read and concurred. General Peabody and M<sup>r</sup> Green, joined.

A Vote, for a committee to join a committee of the Senate, to consider of the petition of Abel Allen and report thereon, was brought up, read and concurred: M<sup>r</sup> Shepard, joined.

The Honorable House of Representatives informed the Senate that they had proceeded to make choice of two persons out of the four who had the highest number of Votes for a President; and the ballots being called, taken and counted, The Honorable John Pickering and the Honorable Josiah Bartlett Esquires, were elected.

Adjourned till to-morrow morning 9, O'Clock

SATURDAY, JUNE 5<sup>th</sup> 1790.

Met according to adjournment.

Present as yesterday.

A Vote, for a committee to join a committee of the Senate to take under consideration a Letter from the Late President Sullivan and draught an answer as they may jud[g]e proper and report the same, was brought up, read and concurred. [M<sup>r</sup> Green,] M<sup>r</sup> N. Peabody and M<sup>r</sup> O. Peabody joined.

The Senate met with the House and adjourned the Elections to Monday next 4, O'Clock P. M.

The hon. Senate proceeded to the Choice of a President and the ballots being taken it appeared that the Hon. Josiah Bartlett Esq<sup>r</sup> was elected to that Office.

A Vote, for a committee to join a committee of the Senate to consider and report what method shall be taken to procure the papers \*From M<sup>r</sup> Gilman late Comptroller \*2-540 General, was brought up, read and concurred, General Peabody joined.

A Vote, for a committee to join a committee of the Senate to Notify His Excellency Josiah Bartlett President elect of his appointment to that Office, was brought up, read and concurred: M<sup>r</sup> Webster, and M<sup>r</sup> Shepard, joined.

[A vote for a Committee, to join a Committee of the Senate, to make such arrangements as they may think proper, for the reception of his Excellency Josiah Bartlett, Esquire, President-elect, was brought up, read, and concurred: General Peabody and Colonel Green joined.]

A Vote, that a Special Court of General Sessions of the Peace be held at Amherst on Thursday the tenth of June Instant and the Justices of said Court are empowered to adjourn from day to day to open and examine the returns of Votes for Register of Deeds in said County and if it should so happen that the late Moses Nichols should have the highest number of Votes for said Office the said Court are empowered to issue precept to call a meeting of the Inhabitants in said County to chuse a Register of Deeds for said County and further empowered to adjourn said Court to some day Antecedent to the next term to receive the return of Votes for said Office to proceed to examine said return &c. and to choose some person at said adjustment to take the Records of said Office into custody he giving bonds for safe keeping &c. and the person so chosen is empowered to receive file and minute the time of receiving the same and entitled to receive six pence for each Deed, was brought up, read and concurred

Adjourned 'till Monday next 2, O'Clock A. M. [in the afternoon.]

MONDAY, JUNE, 7<sup>th</sup> 1790.

Met according to adjournment.

Present as on Saturday, last.

The honorable Senate met with the Honorable House of Representatives in their Chamber and adjourned the Elections until to-morrow 10, O'Clock A M.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Betsy Peirce, and report thereon, was brought up, read and concurred: M<sup>r</sup> Nathaniel Peabody, and M<sup>r</sup> Kingsbury, joined.

A Vote, for a committee to join a committee of the Senate to consider the propriety of [revising] receiving fees for petitions and report thereon, was brought up, read and concurred: M<sup>r</sup> Shepard and M<sup>r</sup> Green, joined.

Adjourned 'till to-morrow morning 8, O'Clock.

THURSDAY, JUNE 8<sup>th</sup> 1790

\* 2-541

\* Met according to adjournment.

Present as Yesterday.

A Vote, for a committee to join a committee of the Senate to inform His Excellency that the two branches will be ready to receive his answer at half after nine of the Clock, was brought up, read and concurred. M<sup>r</sup> Nathaniel Peabody, M<sup>r</sup> Green, and M<sup>r</sup> Oliver Peabody, joined.

A Vote, for a committee to join a committee of the Senate to take under consideration the Act of Congress &c respecting Light houses &c &c. was brought up, read and concurred: M<sup>r</sup> Green, and M<sup>r</sup> Rogers, joined.

The Honorable Senate met with the Honorable house of Representatives in their Chamber. The committee appointed to inform His Excellency Josiah Bartlett Esq<sup>r</sup> the President elect that the two branches would be ready to receive his answer at half after 9 O'Clock waited on his Excellency to the Assembly Chamber who delivered his answer of acceptance as President of said State the Senior Senator then proceeded to administer the Oaths to his Excellency which being done declared before both branches of the Legislature that his Excellency was the President of said State for the year ensuing. The Senate then retired.

The Senate met with the honorable house and proceeded to ballot for councillors: after balloting several times it appeared that the following Gentlemen were chosen Counsellors viz.

The honorable Chistopher Toppan, Joseph Badger, Robert Wallace, Lemuel Holmes and Jonathan Freeman Esq<sup>r</sup>

They then proceeded to ballot for a Secretary and it appeared upon counting the same that Joseph Pearson Esq<sup>r</sup> was chosen to that office.

They then ballotted for a Treasurer and upon counting the same it appeared that William Gardner Esq<sup>r</sup> was [unanimously] chosen to that office

And also proceeded to ballot for a Commissary General by which it appeared that Supply Clap Esq<sup>r</sup> was Chosen.

Adjourned 'till to-morrow 4, o'Clock P. M.

The Senate then retired to their Chamber. Soon after the above named Counsellors attended in Senate, took and Subscribed the usual oaths as Counsellors; after which Joseph Pearson Esq<sup>r</sup> \* Took and Subscribed the oaths as Secre- \* 2-542 tary for the Year ensuing

A Vote, for a committee to join a committee of the Senate to consider of the petition of H. Sherburne, and report thereon, was brought up, read and concurred: M<sup>r</sup> Rogers, joined.

A Vote for a committee to join a committee of the Senate to consider of the petition of William Tenney, was brought up, read and concurred. M<sup>r</sup> Oliver Peabody, joined.

A Vote, to pay the account of the Trustees of New-Ipswich Academy for Boarding J. Bowers amounting to fifteen pounds, sixteen shillings and seven pence, was brought up, read and concurred

A Vote, for a committee to join a committee of the Senate to consider of the petition of Wolfsborough, was brought up, read and concurred: M<sup>r</sup> Kingsbury, joined.

A Vote, for a committee to join a Committee of the Senate to consider of the petition of Josiah Swett and others and report thereon, was brought up, read and concurred: M<sup>r</sup> Wallace, joined.

A Vote, for a committee to join a committee of the Senate to consider what is the best method to be taken for choosing Representatives to represent this State in Congress, was brought up, read and concurred. M<sup>r</sup> Oliver Peabody, M<sup>r</sup> Shepard, and M<sup>r</sup> Rogers, joined.

A Vote, granting the prayer of the petition of Oliver Farwell, and giving him leave to bring in a bill accordingly, was brought up, read and concurred

Adjourned 'till to-morrow morning 8, o'Clock A. M.

WEDNESDAY, JUNE, 9<sup>th</sup>, 1790.

Met according to adjournment.

Present as yesterday.

A Vote, granting the prayer of the petition of Jacob Burbank and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of William Simpson Esq<sup>r</sup> and report thereon, was brought up, read and concurred M<sup>r</sup> Oliver Peabody, and M<sup>r</sup> Shepard, joined.

A Vote, granting the prayer of the petition of Abel Allen, and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to \*Consider of Sundry petitions relative to mill dams, was brought up, read and concurred: M<sup>r</sup> Shepard M<sup>r</sup> Webster, and M<sup>r</sup> Rogers, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Jonathan Bunker, and report thereon, was brought up, read and concurred. M<sup>r</sup> Green, joined.

A Vote, for a committee to join a committee of the Senate to consider of the Petition of the Inhabitants of Starks, and M<sup>r</sup>Millians Locations, was brought up, read and concurred: M<sup>r</sup> Smith joined.



A Vote for a committee to join a committee of the Senate to consider of the petition of Samuel Davis, was brought up, read and concurred: M<sup>r</sup> Oliver Peabody and M<sup>r</sup> Shepard joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Joseph Kimbal, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to take under consideration His Excellency's Message and to draught an answer, also report what business is necessary first to be entered upon, was brought up, read and concurred: M<sup>r</sup> Oliver Peabody, M<sup>r</sup> Green and M<sup>r</sup> Freeman, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of William Lowel, was brought up, read and concurred. M<sup>r</sup> [N.] Peabody, joined.

A Vote, for a committee to join a committee of the Senate to inform William Gardner Esq. of his appointment as Treasurer and receive of him a bond in usual Form and lay the same before this House, was brought up, read and concurred. M<sup>r</sup> Nathaniel Peabody joined.

Adjourned 'till to-morrow morning 8, o'Clock.

THURSDAY, JUNE 10<sup>th</sup> 1790.

Met according to adjournment

Present, all the Senate.

A Vote, to hear the petition from Wolfsborough on the second Thursday of the next Session, was brought up, read and concurred.

A Vote, of Yesterday that the remainder of the hearings which were to be then heard be postponed to this day, was brought up, read, and concurred

\* A Vote, for a committee to join a Committee of the \* 2-544 Senate to consider of the petition of Ozias Silsby, and report thereon, was brought up, read and concurred: M<sup>r</sup> Rogers, and M<sup>r</sup> Freeman joined.

The Hon. Joseph Cilley Esq<sup>r</sup> attended and took the Oaths as a Senator and his Seat at the Senate Board.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Jonathan Cass, and report thereon, was brought up, read and concurred. M<sup>r</sup> Webster and M<sup>r</sup> Smith Joined.

A Vote, for a committee to join a committee of the Senate to

consider of a Letter from Judge Hubbard, was brought up, read and concurred M<sup>r</sup> Kingsbury, and M<sup>r</sup> Smith joined.

A Vote, for a committee to join a committee of the Senate to consider of the Petition of Capt. Thomas Leavett, and report thereon, was brought up, read and concurred: General Peabody and Col. Green, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of David Webster Esq<sup>r</sup> and report thereon, was brought up, read and concurred: M<sup>r</sup> Waldron, and M<sup>r</sup> Cilley, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of the Selectmen of Concord in the County of Grafton and report thereon, was brought up, read and concurred. M<sup>r</sup> Smith and M<sup>r</sup> Cilley, joined.

A Vote to accept the report on the petition of James Sheafe and others, and giving them leave to bring in a bill, was brought up, read and concurred

A Vote to accept the report of the Committee appointed to ascertain the West and North lines of the Town of Derryfield, was brought up, read and Concurred

A Vote, granting the prayer of the petition of James M<sup>r</sup>Gregore Esq<sup>r</sup> and giving him leave to bring in a bill accordingly; Also that he give Bonds to the Judge of Probate to account for the proceeds, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Samuel Camfield, and report thereon, was brought up, read and concurred. M<sup>r</sup> Waldron, joined.

A Vote for a committee to join a committee of the Senate to consider of the Account of Josiah Gilman, and others, and report thereon, was brought up, read and concurred. General Peabody, joined.

A Resolve, that the Inferior Court of Common Pleas by  
\* 2-545 Law \* To be holden at Dover on the third Tuesday of  
June Instant as well as the Court of General Sessions,  
be and hereby are adjourned, to the second Tuesday of July next  
then to be holden at Dover and all writs &c. are to be returned  
and sustained at said Courts to be holden on the second Tuesday  
of July next at Dover, was brought up, read and concurred.

A Vote, to postpone the hearing on the petition of General Sullivan until Tuesday next, was brought up, read and concurred.

A Vote, to hear the petition of the Inhabitants of New-London, on the second Wednesday of the next Session, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the Petition of the proprietors of Morristown and report thereon, was brought up, read and concurred: M<sup>r</sup> Freeman and M<sup>r</sup> Cilley, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of the Inhabitants of Lyndsbrough and other Towns and report thereon, was brought up read and concurred, M<sup>r</sup> Wallace and M<sup>r</sup> Green, joined.

A Vote, that the bond signed by the Treasurer M<sup>r</sup> Peabody and M<sup>r</sup> Conner be accepted as fully satisfactory, was brought up, read and concurred.

A Vote, to hear the petition of the Inhabitants of Thornton on the second Thursday of the next Session, was brought up, read and concurred

A Vote, to postpone the hearing on the petition of Joseph Kimbal untill the second Wednesday of the next Session, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Jonathan Woodley, [Woolley] and report thereon, was brought up, read and concurred: M<sup>r</sup> [N.] Peabody, and M<sup>r</sup> Cilley, joined.

A Vote, to accept the Answer of the Committee to the Late President and that they present the same to John Sullivan Esq<sup>r</sup> was brought up, read and concurred.

Adjourned 'till 8 o'Clock to-morrow morning.

FRIDAY JUNE 11<sup>th</sup> 1790.

Met according to adjournment

Present as yesterday.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Elizabeth M<sup>r</sup>Clary, and report thereon. \* Was brought up, read and concurred: \* 2-546 M<sup>r</sup> Webster joined.

A Vote, to hear the petition of the Selectmen of Concord [alias] on the second Friday of the next Session, was brought up, read and concurred.

A Vote to allow Ozias Silsby six pounds in full for his Services [for the postage of publick papers,] was brought up, read and concurred.

A Vote, for a committee to be added to the committee on the account of J Swett, was brought up, read and concurred: M<sup>r</sup> Shepard, joined.

A Vote, that the [inhabitants on the] Locations granted to A. M'Millian, W. Stark, P. Bayley, V. Royce, and James Gray, in the County of Grafton be classed together in one district and empowered to choose all necessary Officers for assessing &c. was brought up, read and concurred.

A Vote, that Samuel Davis ought to apply to the Court of the General Sessions of the Peace in the County of Cheshire to remit the fine Mentioned in his petition, was brought up, read and concurred

A Vote, for a committee to join a committee of the Senate to consider of the Petition, of Moses Dow, and report thereon, was brought up, read and concurred. M<sup>r</sup> Smith joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of the Reverend Oliver Noble, and report thereon was brought up, read and concurred: M<sup>r</sup> Green, joined.

A Vote, that the petition of Weymouth [and] Wallace be referred to the Committee on the petition of William Lowell, was brought up, read and concurred.

A Vote to postpone the hearing on the petition of Jacob Hurd to the second Friday of the next Session, was brought up, read and concurred

A Vote appointing Captain Stephen Dole of Bedford Elijah Frink Esq<sup>r</sup> of Lemster and Timothy Taylor of Merrimac a Committee to view certain lines relative to a petition requesting an incorporation of Campbell's Gore, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of the Selectmen of Unity and others, was brought up, read and concurred: M<sup>r</sup> Shepard, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Gideon Tiffany, and report thereon, was brought up, read and concurred: M<sup>r</sup> Green, joined.

A Vote, for a committee to join a Committee of the Senate to consider of the petition of Daniel Rindge Esq<sup>r</sup>  
\* 2-547 and others \* Was brought up, read and concurred: General Peabody joined

A Vote, for a committee to join a committee of the Senate, to nominate six persons out of whom for three to be appointed a committee to settle the accounts between this State and the Treasurer thereof, was brought up, read and concurred. M<sup>r</sup> N. Peabody, and M<sup>r</sup> Kingsbury, joined.

A Vote, for a committee to join a committee of the Senate to

consider of the petition of Joseph Kimbal, and report thereon, was brought up, read and concurred: Mr Rogers, joined.

A Vote, for a committee to join a committee of the Senate to be added to the Committee appointed to Consider what is the best method to be taken for choosing Representatives to Congress, was brought up, read and concurred. Mr Cilley, and Mr Freeman, joined.

A Vote to refer the petition of the Selectmen of Portsmouth to the committee on the petition of the Trustees of Chesterfield Academy, was brought up, read and concurred.

A Vote, to refer the petition of the Inhabitants of Strafford to the committee of Chesterfield Academy, was brought up, read and concurred.

Adjourned 'till to-morrow morning 8 O'Clock.

SATURDAY, JUNE 12<sup>th</sup> 1790.

Met according to adjournment.

Present as Yesterday.

A Vote to receive and accept the Answer reported by the committee &c on His Excellency's Message, was brought up, read and unanimously concurred

A Vote, for a committee to join a committee of the Senate to consider of the petition of Isaac Moore, and report thereon, was brought up, read and concurred: Mr Kingsbury, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Jonathan Cass, was brought up, read and concurred Mr Freeman, and Mr Waldron, joined.

A Vote, that John Hubbard Esq' Judge of the Probate for the County of Cheshire be requested to order the Trustee of the Estate of Breed Batcheldor to pay the ballance due to this State to the Treasurer in public Securities of this State, was brought up, read and concurred.

A Vote, to postpone the hearing of the petition from the Towns of Wendell, Lemster, Unity, Newport, and Fishersfield to the second \* Thursday of the next Session, and that \* 2-548 Captain Jeremiah Stiles of Keen, Lemuel Holmes Esq' of Surry, and Major Daniel Warner of Amherst be a committee (at the expence of the Petitioners) to view the situation of said petitioners and report their opinion [on] at the next Session. Said Committee are to notify the several Towns to attend them at the time and place of their Meeting, was brought up, read and concurred.

Adjourned 'till Monday next three of the Clock P. M.

MONDAY JUNE, 14<sup>th</sup> 1790.

Met according to adjournment.

Present as yesterday. [on Saturday last.]

An Act in addition to and amendment of an Act entitled an act to restore John Hogg and others to their Law, having been read a third time, *Voted* that the same be enacted.

A Vote, granting the prayer of the petition of Cyrus Balwin, and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote to hear the petition of Elijah Frink in behalf of S. Camfield on the second Wednesday of the next Session, was brought up read and concurred

A Vote, for a committee to join a committee of the Senate to consider of the petition of General Reid and all Invalids belonging to this State, was brought up, read and concurred. General Peabody and General Cilley, joined.

A Vote, to hear the petition of Gideon Tiffany on the second Thursday of the next Session, was brought up, read and concurred.

A Vote, to hear the petition of the Selectmen of Lyman on the Second Friday of the next Session, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of the Selectmen of Wendall, was brought up, read and concurred: Mr Kingsbury, joined.

A Vote, granting the prayer of the petition of Moody Bedel and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote for a committee to join a committee of the Senate to take under consideration what Business is yet necessary to be done at this Session and at what time and place this Court  
\* 2-549 shall \* Be adjourned: Also consider what allowance shall be made to the members of the Honorable Senate and House of Representatives and their Officers for travel and attendance at this Session, was brought up, read and concurred: Mr Smith Mr N. Peabody, and Mr Freeman joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of James Houston, was brought up, read and Non-concurred.

A Vote, to hear the petition of William Burrows on the Second Thursday of the next Session, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of a Letter from M<sup>r</sup> Odiorne, and report thereon, was brought up, read and concurred. General Peabody, and M<sup>r</sup> Webster, joined.

A Vote for a committee to join a committee of the Senate to consider of the propriety of the Treasurer issuing extents for outstanding Taxes excise and Impost, and report thereon, was brought up, read and concurred: M<sup>r</sup> Rogers, and M<sup>r</sup> O. Peabody, joined.

A Vote, to hear the petition of the Selectmen of Alexandria on the second Thursday of the next Session, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to draught a bill for establishing permanent and honorable Salaries for the Justices of the Superior Court & was brought up, read and concurred General Peabody and Col. Peabody, joined.

A Resolve that His Excellency the President be requested to direct the Several Judges of Probate immediately to call on the Estates of Absentees to settle their accounts and pay the Treasurer the balances due thereon in failure thereof to deliver the bonds of such Trustees into the hands of the Attorney General to be prosecuted, was brought up, read and concurred

A Vote, for a committee to join a committee of the Senate to consider of the petition of William Hastings, and report thereon, was brought up, read and concurred: M<sup>r</sup> Rogers, joined.

Adjourned 'till to-morrow morning 8, o'Clock.

TUESDAY, JUNE, 15<sup>th</sup> 1790.

Met according to adjournment.

Present as yesterday.

A Vote, to pay the balance of the Account of R. [Richard] H. Osgood, amounting \* To one pound twelve shillings and ten pence, was brought up, read and concurred. \* 2-550

A Vote, to pay the account of J. Lock amounting to eighteen Shillings, was brought up, read and concurred.

A Vote, that the Treasurer receive of Major Jonathan Cass the sum of one hundred and twenty pounds in the Securities of this State in part payment of an Extent for Excise now lying against said Cass and that the Extent for the remainder of said bond be stayed until the next Session which being considered, *Voted* that it be accepted with this alteration that the Treasurer receive one hundred pounds only in State Securities was brought up, read and concurred.

An Act, to enable Oliver Farwell and Daniel Stearns to sell the real Estate of Joseph Hodgman late of Merrimac Deceased Intestate, having been read a third time, *voted* that the same be enacted

A Vote, to postpone the hearing of the petition of S. Herriman and others and Charles Johns[t]on and others to the second Tuesday of the next Session, was brought up, read and concurred.

An Act to enable the Superior Court of Judicature for the County of Rockingham to be holden at Portsmouth on the fourth Tuesday of April 1791, to take cognizance of and give Judgment in an Action wherein William Jame [James] of Bristol in the County of Bristol and Kingdom of Great Britian, Merchant, was Appellant against George Meserve of Portsmouth in the Province of New-Hampshire Merchant Appelee, having been read a third time, *Voted* that the same be Enacted.

A Vote, granting the prayer of the petition of John Sullivan Esquire and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Jonathan [John] Porter, and report thereon, was brought up, read and concurred. Mr Rogers, and Mr Smith, joined.

A Vote, that Nathaniel Gilman Esq<sup>r</sup> of Exeter the Honorable Nathaniel Rogers Esq<sup>r</sup> of Newmarket and Nathaniel Parker Esq<sup>r</sup> of Exeter be a committee to settle the Account between this

State, and the Treasurer thereof, and that they report at  
\* 2-551 \* The next Session, was brought up, read and concurred  
with this amendment that Col. [J.] Wentworth, and Col.  
Supply Clap, be added to the above Committee

A Vote, granting the prayer of the petition of Joseph Blake and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote granting the prayer of the petition of Ebenezer Brewster and giving him leave to bring in a bill accordingly at this or the next Session, was brought up, read and concurred.

A Vote, granting the prayer of the petition of the Selectmen of Wentworth and giving him leave to bring in a bill accordingly, was brought up, read and concurred

A Vote, granting the prayer of the Petition of the Selectmen of Warren and giving them leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, granting the prayer of the petition of the Selectmen of New-Chester, and Bridgewater, and giving them leave to bring in



a bill accordingly, at this or the next Session, was brought up, read and concurred.

Adjourned 'till to-morrow morning 8, O'Clock.

WEDNESDAY, JUNE 16<sup>th</sup> 1790.

Met according to adjournment.

Present as yesterday.

An Act to empower Abel Allen to sell certain Lands in Chesterfield in the County of Cheshire belonging to his Wards having been read a third time, *voted* that the same be enacted.

A Vote [of the House] of the fifteenth Instant [that] the remainder of the hearings which were to have been on that Day be postponed until this day was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Job Dow, was brought up, read and concurred: M<sup>r</sup> Cilley, and M<sup>r</sup> Smith, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of the Selectmen of Bath, was brought up, read and concurred: M<sup>r</sup> Green and M<sup>r</sup> Kingsbury, joined.

\*A Vote, that Jaasiel Herriman have Liberty to re-enter \*2-552 his Action at the Inferior Court next to be holden in the County of Grafton, and plead to said Action as fully as though no default had taken place, and that he have leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, to postpone the hearings on the petition of the Selectmen of Alstead, Jonathan Blake, and of the Selectmen of Wendall, to the second Tuesday of the next Session, was brought up, read and concurred

A Vote, granting the prayer of the petition of J. Blanchard and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the proposals of William Page for a tract of Land; also consider of the Propriety of disposing of the unlocated Lands in the Northerly part of this State, was brought up, read and concurred: M<sup>r</sup> Smith and M<sup>r</sup> Freeman, joined.

A Vote, to hear the petition of the Inhabitants of Eaton and Burton on the Second Tuesday of the next Session, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate

to consider of the petition of the Heirs of Col. John Wentworth Deceased, and report thereon, was brought up, read and concurred: M<sup>r</sup> Green, and M<sup>r</sup> Cilley, joined.

A Vote, to pay the Account of Captain David Hough amounting to three pounds, twelve shillings, was brought up, read and concurred

A Vote, granting the prayer of the petition of the Inhabitants of Cardigan and giving them leave to bring in a bill accordingly, was brought up, read and concurred

A Vote, for a committee to join a committee of the Senate, to consider of the petition of Major Boynton, was brought up, read and concurred: M<sup>r</sup> Webster, joined.

A Vote granting the prayer of the petition of Sarah Sherburne, and giving her leave to bring in a bill accordingly, was brought up read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the petition of G. [George] Hough, and all Similar matters, was brought up, read and concurred: M<sup>r</sup> Waldron and M<sup>r</sup> Webster joined.

A Vote, to hear the petition of Elizabeth M<sup>r</sup>Clary on the second Friday of their next Session, and that she cause N. \*2-553 Gilman of \*Newmarket [to be served] with a Copy of the petition &c &c. was brought up, read and concurred.

A Vote, granting the prayer of the petition of the Selectmen of Packersfield and giving them leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate to consider of the Propriety of exempting the body of Debtors from being imprisoned by executions &c. &c. was brought up, read and concurred: General Peabody, Col. Peabody, and Col. Shepard, joined.

A Vote, for a committee to join a committee of the Senate to consider what shall be done with the Money in the Treasury, was brought up, read and concurred: M<sup>r</sup> Nathaniel Peabody, and M<sup>r</sup> Shepard, joined.

A Vote, to postpone the hearing on the petition of Joseph Hicks to the third Wednesday of the next Session, was brought up, read and concurred.

An Act to incorporate certain Locations in the County of Grafton by the name of Bartlett, having been read a third time Voted that the same be enacted

A Vote, that the Secretary be requested to furnish the Several

Printers in this State with a Copy of the report of the committee on County lines, as soon as conveniently may be, and that the several printers be requested to print the same in their news papers three Weeks successively and that the further consideration of said report be postponed untill the next Session was brought up, read and concurred.

A Vote, granting the prayer of the petition of the Selectmen of Protectworth, and giving them leave to bring in a bill accordingly, was brought up, read and concurred.

[State of New Hampshire.

IN SENATE, JUNE 16<sup>th</sup> 1790.]

Whereas a Resolve passed the General Court on the fifteen day of June current, that a special Court of the General Sessions of the Peace should be holden at Amherst in and for the County of Hillsborough on Thursday the tenth day of June current for the purpose of examining the returns of Votes for Register of Deeds in said County and that the Justices of said Court were in and by said Resolve empowered to adjourn from day to day for said purpose, and Whereas said special Court is not empowered to transact any other business.

Be it therefore *Resolved*, that the said Special Court of General Sessions of the Peace at any time where it shall Sit by adjournment as \*Aforesaid, previous to the next Session \*2-554 of said Court by Law established be empowered to consider the situation of Josiah Kenney now a prisoner in the Goal in Amherst and remit to or take security from him for the fine imposed on him by the Superior Court of Judicature holden at said Amherst in October last, if said Court shall think proper in the same manner that the said Court might do at any Session established by Law, Sent down for concurrence, brought up, concurred.

A Vote, to accept the report of the committee appointed to consider what is the best method for choosing Representatives to Congress and that M<sup>r</sup> Plumer, M<sup>r</sup> Toppan, and M<sup>r</sup> E. Smith with such of the Honorable Senate as they may Join be a committee to draught a bill, was brought up, read and concurred: M<sup>r</sup> Oliver Peabody, Joined.

A Vote, granting the prayer of the petition of Limuel Holmes in behalf of Gilsom and Sullivan, and giving them leave to bring in a bill at this or the next session, was brought up, read and concurred.

An Act, to enable the Inhabitants of the one Mile Slip and Doxbury school Farm to lay out, make and repair all necessary highways and Bridges within their district And to raise money and apply it for the schooling their Youths in the same manner as the several incorporated Town in this State are empowered by Law to do, having been read a third time, *Voted* that the same be enacted.

Adjourned 'till to-morrow 9, o'Clock A. M.

THURSDAY, JUNE 17<sup>th</sup> 1790.

Met according to adjournment.

Present as yesterday.

A Vote, for a committee to join a committee of the Senate to consider of the Treasurers Letter, and report thereon, was brought up, read and concurred: M<sup>r</sup> Smith joined.

A Vote, for a committee to join a committee of the Senate to consider of the [petition] of S. Hobart, and report thereon, was brought up, read and concurred: M<sup>r</sup> Rogers, M<sup>r</sup> Shepard, and M<sup>r</sup> Wallace, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Moore Russell, and report thereon, was brought up, read and concurred: M<sup>r</sup> Webster, joined.

\* 2-555 \* A Vote, for a committee to join a committee of the Senate to consider of the petition of Col. Jonathan Wentworth and report thereon, was brought up, read and concurred: M<sup>r</sup> Webster, joined.

A Vote, to refer the account of J. Eames Esq<sup>r</sup> to the committee on the petition of Moore Russell, was brought up, read and concurred.

A Vote, to hear the petition of the Inhabitants of Coventry on the Second Friday of the next Session, was brought up, read and concurred.

A Vote, to hear the petition of the Heirs of [the Estate of] Col. John Wentworth on the third Wednesday of the next Session, was brought up, read and concurred

A Vote, for a committee to join a committee of the senate to consider of the petition of Eliphalet Giddinge, and Nathaniel Giddinge, was brought up, read and concurred: General Peabody, joined.

A Vote, for a committee to join a committee of the Senate to consider of the Petition of Hanson Hight, was brought up, read and concurred: M<sup>r</sup> Waldron joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Thomas Cochran Jun<sup>r</sup> was brought up, read and concurred. M<sup>r</sup> Green, joined.

A Vote, for a committee to join a committee of the Senate to consider of the petition of Smith Emerson, was brought up, read and concurred: M<sup>r</sup> Green, joined.

A Vote, that Thursday the Twenty fifth day of November next be observed as a day of public Thanksgiving throughout this State, and that His Excellency the President with advice of Council be desired to issue a Proclamation seasonably for that purpose, was brought up, read and concurred.

An Act to enable Jacob Burbank to sell the Lands of his Ward, having been read a third time, *Voted* that the same be enacted.

A Vote, granting the prayer of the petition of Thomas Leavett, and giving him leave to bring in a bill accordingly, was brought up, read and concurred.

A Vote, to hear the petition of the Inhabitants of Part of Lyndsborough on the third Wednesday of the next Session, was brought up, read and concurred.

An Act directing the mode of choosing Representatives to Congress of the United States, having been read a third time, *Voted* that the same be enacted.

A Vote, for a committee to join a committee of the Senate to consider of the petition of a number of the Creditors to the Estate of Thomas [Parker] Packer, \* and report \* 2-556 thereon, was brought up, read and concurred: M<sup>r</sup> Green, joined.

Adjourned 'till to-morrow 9, O'Clock A M.

FRIDAY, JUNE, 18<sup>th</sup> 1790.

Met according to adjournment.

Present as yesterday.

An Act to enable Jonathan Sherburne of Portsmouth Physician to enter an appeal at the next Superior Court to be holden at Keen in and for the County of Cheshire from a Judgment rendered against the said Jonathan by default in an action of covenant broken commenced against him and others by Jonathan Whitcomb Esq<sup>r</sup> and to enable Sarah Sherburne and Samuel Penhallow who were sued with the said Jonathan Sherburne but not summoned to become parties of said Suit, having been read a third time, *voted* that the same be enacted

An Act to empower the Judge of the Court of Probate of Wills for the County of Grafton to allow a further time for the Commissioners on the Estate of Timothy Bedel late of Haverhill in said County of Grafton Esq<sup>r</sup> Deceased represented insolvent to receive examine and report the claims against said Estate, having been read a third time, *Voted* that the same be enacted.

An Act, to restore John Sullivan Esq<sup>r</sup> to his Law, in an Action heretofore brought by him against Ebenezer Thompson Jun. for defamation and James Sullivan in an Action heretofore brough[t] by him against said Ebenezer Thompson Jun<sup>r</sup> for Assault and Battery and also restore John Sullivan Jun<sup>r</sup> James Sullivan, George Sullivan, Jonathan Steel, and Micah Davis to their Law, in an Action brought against them by the said Ebenezer Thompson Jun<sup>r</sup> for Assault and Battery and to set aside the report of certain Referees and the Judgment of Court thereon in said Actions, having been read a third time, *Voted* that the same be enacted.

An Act to alter the time of holding the annual Meeting in the Town of Chester, having been read a third time, *Voted* that the same be enacted.

An Act, in addition to an Act entitled and Act to enable the Selectmen of Moultonborough to Assess Levy and collect a Tax on all the Lands of non-resident Proprietors in said Town for building Bridges and repairing highways in said Town, having been read a third time, *Voted* that the same be enacted.

A Vote, to hear the petition of William Boynton, on the third Wednesday of the next Session, was brought up, read and concurred.

\* 2-557 \*A Vote, appointing Supply Clap, Nathaniel Rogers, & Nathaniel Gilman Esq<sup>r</sup> a committee to settle the Accounts [between] this State and the Treasurer thereof and that they report at the next Session of the General Court, was brought up, read and concurred.

A Vote, to pay Jeremiah Eames Esq<sup>r</sup> one pound, seven shillings in full of his Account for attending the Sheriff serving Precepts on Cockburn, and others [other towns] was brought up, read and concurred.

A Vote, to hear the petition of Hanson Hight on the third Wednesday of the next Session, was brought up, read and concurred.

A Vote, to pay Moore Russell three pounds ten shillings in full of his Account, [for serving summonses on Cockburn, and other towns,] was brought up, read and concurred.

A Vote, to pay the account of Benjamin Hannaford amounting to seven pounds, for an election Dinner, was brought up, read and concurred.

A Vote, to hear the petition of T Cochran, Jun<sup>r</sup> on the second Tuesday of the next Session, was brought up, read and concurred.

A Vote that the allowance to the members of the Honorable Senate Council and House of Representatives, and their Officers be the same as was allowed at the last Session of the General Court, was brought up, read and concurred.

A Vote, to pay Thomas Bartlett Esq<sup>r</sup> thirty shillings Robert Wallace Esq<sup>r</sup> forty shillings, Amos Shepard Esq<sup>r</sup> thirty shillings, the Committee on County lines, was brought up, read and concurred.

A Vote that the next Session of the General Court be holden at Concord was brought up, read and concurred

A Vote, to pay the Roll of Captain Titus Salter amounting to forty two pounds, was brought up, read and concurred.

A Vote, to pay John Melcher thirty pounds nine shillings, [for printing;] Henry Ranlet six pounds, eighteen [eight] shillings and one penny, [for ditto;] George J. Osborne, thirty seven pounds ten shillings, [for ditto;] John Lamson three pounds two shillings [for ditto—] in full of their account, was brought up, read and concurred.

A Vote, that the Treasurer receive a Certificate signed by David Morrill and Leavitt Clough Selectmen of Canterbury dated December 18<sup>th</sup> 1789; also a Certificate signed by Michael Dwyer dated N. [New] Holderness [6th November, 1787,] Respecting killing Wolves, was brought up, read and concurred.

A Vote, that the Travel Rolls for the payment for the Travel of the Members of the Honorable Senate an house of Representatives and their Officers the present Session be paid out of the Money now in the Treasury of this State, was brought up, read and concurred \* With this Amendment, that the \* 2-558 Senate and Secretary be paid their Wages out of [the money in] the Treasury and that the Council and Secretary be paid for their travel and attendance in the recess in the same way.

Sent down for concurrence, brought up, [concurred with this amendment, that the Representatives receive their wages in the same manner:—The above amendment] non concurred.

An Act in addition to an Act intitled an act vesting certain powers in the commissioners appointed to receive and examine the Claims Against the Estate of Jonathan Moulton late of

Hamp[t]on Esq<sup>r</sup> deceased, and in the Executors of his last will and testament, having been read a third time, *Voted* that the same be enacted.

A Vote, to pay the Account of John Waldron and Ebenezer Smith, selling Excise, was brought up, read and concurred.

A Vote, that the Treasurer have Liberty of Absence from his Office on the last week in June, [September] December and March, was brought up, read and concurred.

A Vote, to pay the account of Jonathan Gage amounting to two pounds sixteen shillings and four pence at the Sale of Excise, was brought up, read and concurred.

A Vote, to pay the Account of Josiah Gilman Jun<sup>r</sup> fifteen pounds as one of a committee on Continental Accounts, was brought up, read and concurred.

An Act to restore Jaasiel Herriman to his Law, having been read a third time, *Voted* that the same be enacted.

A Vote, to pay the balance of the account of John Calfe Esq<sup>r</sup> amounting to five pounds eighteen Shillings, and six pence, was brought up, read and concurred.

A Vote, to hear the petition of Col. Giddinge on the third Wednesday of the next Session, was brought up, read and concurred.

A Vote, to allow the Rev'd Israel Evans forty shillings as Chaplin, [to the General Court] was brought up, Read and concurred.

An Act to vocate and Annul a certain Deed made by Joseph Blake to his Son Isaac Blake Dated January 3<sup>d</sup> 1790, having been read a third time, *Voted* that the same be enacted.

An Act to incorporate the Township of Cardigan into a Town by the name of Orange, having been read a third time, *Voted* that the same be enacted.

A Vote, to pay the account of J. Nelson amounting to eight pounds six shillings and four pence for horse carriage &c. to Concord was brought up, read and concurred.

\*2-559 \*A Vote, to pay Richard H. Osgood, one pound, thirteen Shillings and seven pence, was brought up, read and concurred.

A Vote, for a committee to enquire whose property the Iron Chest is, now in the hands of the Treasurer and that said Treasurer retain it in his hands untill said Committee report, was brought up, read and concurred.

An Act to enable James M'Gregore Esq<sup>r</sup> to sell certain Lands, having been read a third time, *voted* that the same be enacted.



A Vote, that Nathaniel Parker be allowed sixteen pounds, nine Shillings for his Account on Continental Accounts, was brought up, read and concurred.

A Vote, to pay the account of Nathaniel Gilman Esq<sup>r</sup> amounting to one pound, nineteen shillings as one of the committee on Continental Accounts &c. was brought up, read and concurred.

An Act to prevent the destruction of Salmon, Shad and Alewives in Merrimac River, and for repealing all the Laws heretofore made for that purpose, having been read a third time, *Voted* that the same be enacted.

A Vote, that all extents be stayed against the Town of Bath untill further order of the General Court, was brought up, read and concurred

A Vote, to pay the Account of a Committee to view the Northern part of the County of Hillsborough, amounting to nine pounds, was brought up, read and concurred.

Adjourned 'till to-morrow 9, o'Clock A. M.

SATURDAY, JUNE 19<sup>th</sup> 1790.

Met according to adjournment.

Present as yesterday.

An Act to empower the Inhabitants of Gilsom and Sullivan to Assess the Non-resident owners of Lands in said Towns for repairing the highways, having been read a third time, *Voted* that the same be enacted

An Act to empower the Inhabitants of Warren to Assess the Non-resident owners of Land in said Town for repairing highways, having been read a third time, *Voted* that the same be enacted.

A Vote, to pay the Account of Peter Green Esq<sup>r</sup> amounting to \*Thirty Shillings, was brought up, read \*2-560 and concurred

A Vote, to pay the account of George Hough amounting to three pounds ten Shillings and six pence for printing, was brought up, read and concurred.

An Act to empower the Town of Wentworth to Assess the Non-resident Lands in said Town for the repairing Bridges and highways therein, having been read a third time, *Voted* that the same be Enacted

A Vote, to pay Caleb Buswell four pounds, as Door keeper

to the House of Representatives, was brought up, read and concurred.

A Resolve, that the expediency of Issuing Extents for outstanding Taxes, Impost and Excise be left discretionary with the Treasurer any order to the Contrary notwithstanding, excepting only that this Resolve shall not effect or alter the force of any Vote or Resolves for staying Extents in perticular cases, was brought up, read and concurred.

A Vote, for a committee to join a committee of the Senate, to form a Resolve expressive of the Sentiments of the Legislature on the assumption of the State debts of the several States by Congress, was brought up read and concurred. Gen<sup>l</sup> Peabody, and Col. Peabody, joined.

A Vote, to pay the account of Moses Leavitt Neal, amounting to four pounds, sixteen shillings as Assistant Clerk, was brought up, read and concurred

A Vote, that the President take order on the Treasury for three pounds for expences &c. was brought up, read and non-concurred.

A Vote, that the Senate, Council and House of Representatives and their Officers receive their pay for the present Session out of the Money now in the Treasury, was brought up, read and concurred.

A Vote, appointing Nathaniel Parker of Exeter receiver of Non-resident Taxes, was brought up, read and concurred.

A Vote, to pay the Account of Josiah Nelson amounting to two pound three shillings and six pence for transporting papers to and from Portsmouth, was brought up, read and concurred.

A Vote, to pay the Account of George Hough amounting to thirteen pounds sixteen shillings for printing Election Sermon, was brought up, read and concurred.

A Vote, respecting sums of Money paid by T. Odiorne to Treasurer Gilman that the same be referred to his Excellency the President who after Inspecting the same give order for payment of such sums as may be found due on the present Treasurer, was bro't up, read & conc<sup>d</sup>

\*2-561 \*A Vote that the Committee for revising &c the Laws of this State be directed to proceed during the recess of the General Court on their Business, and report at the next Session, was brought up, read and concurred.

A Resolve, that Supply Clap, Nathaniel Gilman and Nathaniel Rogers Esq<sup>m</sup> be a committee to receive from Josiah Gilman Esq

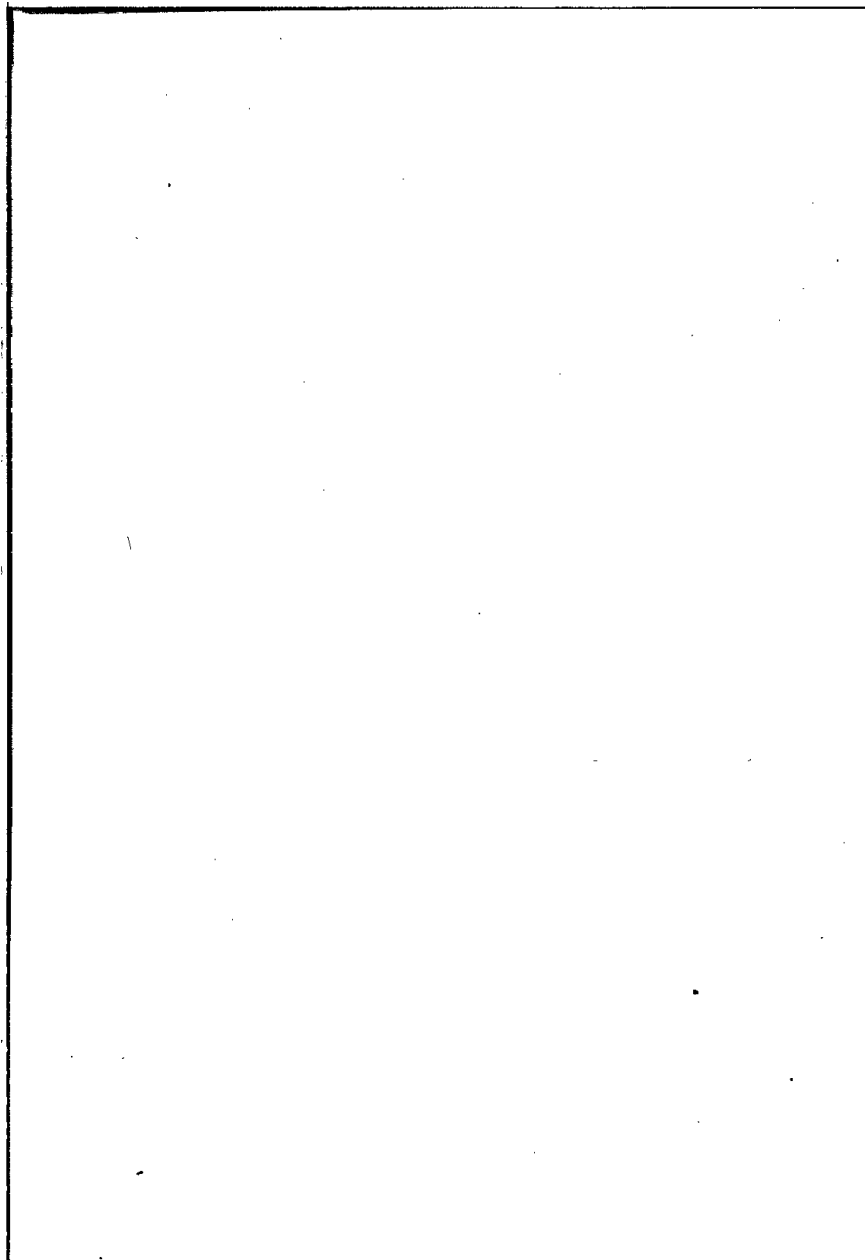
late Comptroller of Accounts all the public Books and papers belonging to this State now in his hands and custody &c &c. was brought up, read and concurred

An Act to empower the Inhabitants of Protectworth to Assess the Non-resident owners of Land in said Town for the repairing of highways, having been read a third time, *voted* that the same be enacted

A Vote, that his Excellency the President with advice of Council be desired to adjourn the General Court to the first Wednesday of January next, was brought up, read and concurred.

The Secretary by order of His Excellency went down and informed the Speaker of the House of Representatives that His Excellency the president with advice of Council had thought fit to adjourn the General Court to meet again at Concord on the first Wednesday of January next; And was accordingly adjourned.

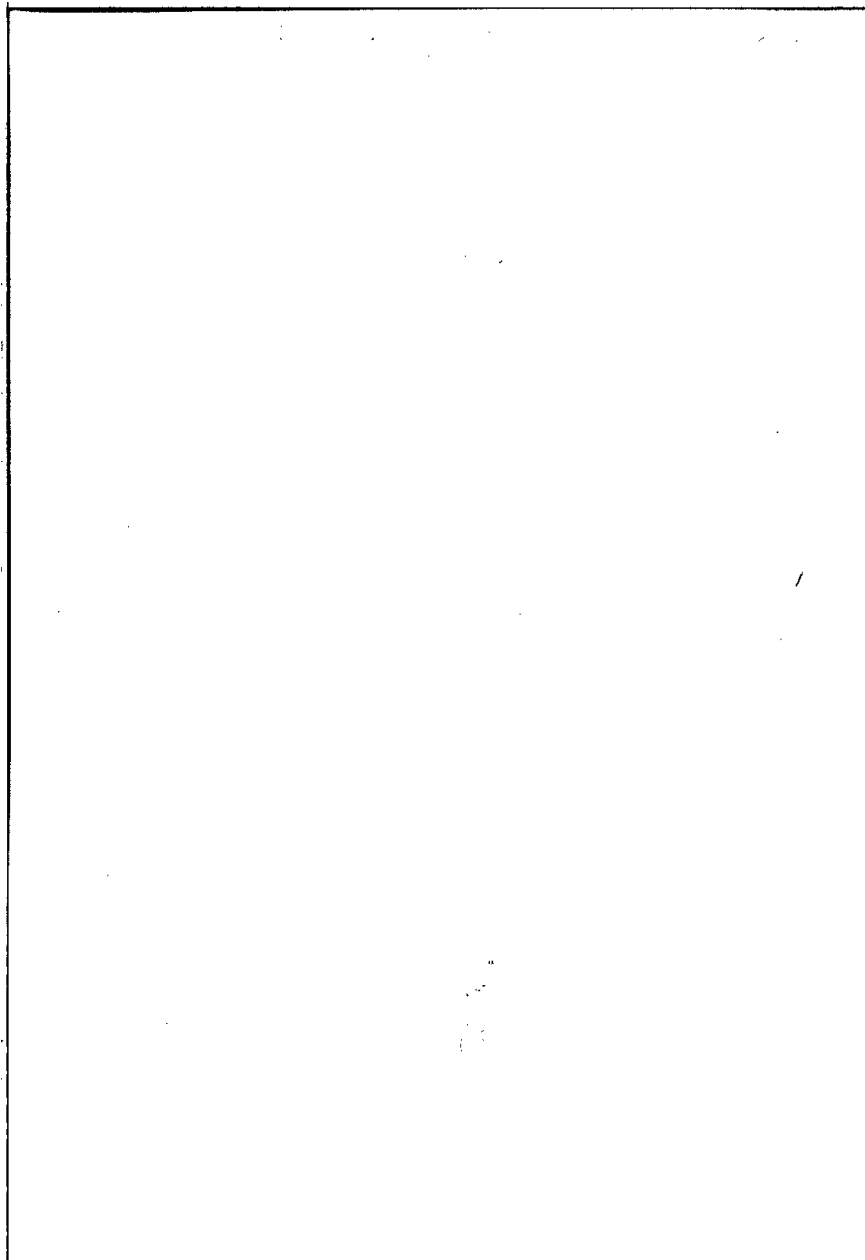
Attest JOSEPH PEARSON Sec<sup>y</sup>



JOURNAL  
OF THE  
HOUSE OF REPRESENTATIVES

CONTAINING THE PROCEEDINGS

FROM JUNE 2 TO JUNE 19, 1790.



# HOUSE OF REPRESENTATIVES

FOR THE YEAR 1790-91.

THOMAS BARTLETT, Nottingham, *Speaker*.

JOHN CALFE, Hampstead, *Clerk*.<sup>1</sup>

MOSES LEAVITT NEAL, *Assistant Clerk*.

REV. ISRAEL EVANS, Concord, *Chaplain*.

REV. JOHN C. OGDEN, Portsmouth,

*Preacher of Election Sermon.*

## REPRESENTATIVES.

Portsmouth . . . .	{	George Gains.
	{	George Wentworth.
	{	John Samuel Sherburne.
Exeter . . . . .		Benjamin Connor.
Londonderry . . . .		James McGregore.
Chester . . . . .		Joseph Blanchard.
Newington . . . . .		
Greenland . . . . .		Joshua Weeks.
Rye . . . . .		
North Hampton . . .		
Hampton . . . . .		Christopher Toppan.
Hampton Falls } . .		Elisha Brown.
Seabrook } . . . .		
South Hampton . . .		Phillips White.
Stratham . . . . .		
Dunbarton } . . . .		David Story.
Bow } . . . . .		
Salisbury . . . . .		Ebenezer Webster. <sup>2</sup>

<sup>1</sup> Mr. Calfe being ill at the beginning of the session, William Plumer consented to serve as clerk during such disability, and accordingly was elected to that office June 2. He resigned in favor of Mr. Calfe on the 8th of June. See Life of William Plumer, p. 106.

<sup>2</sup> Elected to the Senate.

Boscawen . . . .	Henry Gerrish.
Fishersfield . . . .	. . . . .
Sutton . . . . .	. . . . .
Warner . . . . .	James Flanders.
New London } . . . . .	. . . . .
Andover & Gore }	. . . . .
Charlestown . . . .	William Page.
Alstead . . . . .	Oliver Shepherd.
Keene . . . . .	Jeremiah Stiles.
Swanzey . . . . .	Elisha Whitcomb.
Westmoreland . . . .	Archelaus Temple.
Richmond . . . . .	Jonathan Gaskill.
Jaffrey . . . . .	Benjamin Prescott.
Winchester . . . . .	John Alexander.
Chesterfield . . . .	Moses Smith.
Rindge . . . . .	Daniel Rand.
Walpole . . . . .	Aaron Allen.
Claremont . . . . .	Sanford Kingsbury. <sup>1</sup>
Cornish . . . . .	James Wellman.
Newport } . . . . .	Jesse Lane.
Croydon }	. . . . .
Acworth }	. . . . .
Lempster }	William Grout.
Marlow }	. . . . .
Wendell }	. . . . .
Unity }	. . . . .
Litchfield }	. . . . .
Derryfield }	. . . . .
Dunstable . . . . .	. . . . .
Merrimack . . . . .	Timothy Taylor.
Bedford . . . . .	Stephen Dole.
Goffstown . . . . .	. . . . .
Hollis . . . . .	Daniel Emerson.
Amherst . . . . .	Daniel Warner.
Raby }	. . . . .
Mason }	Obediah Parker.
New Ipswich . . . .	Charles Barrett.
Francestown . . . .	. . . . .
Duxbury }	. . . . .
Mile Slip }	. . . . .

<sup>1</sup> Elected to the Senate.



Wilton . . . . .	Jacob Abbott.
Lyndeborough . . . . .	Peter Clark.
Temple . . . . .	
Peterborough Slip } . . . . .	Francis Cragin.
Peterborough } . . . . .	
Society Land } . . . . .	Jeremiah Smith.
Hancock } . . . . .	
Antrim . . . . .	
Deering } . . . . .	
Henniker } . . . . .	William Wallace.
Hillsborough } . . . . .	
New Boston . . . . .	
Weare . . . . .	
Hopkinton . . . . .	
Pelham . . . . .	James Gibson.
Dover . . . . .	John Kielle.
Durham . . . . .	Ebenezer Smith.
Somersworth . . . . .	Daniel Goodwin.
Rochester . . . . .	Barnabas Palmer.
Barrington . . . . .	Samuel Hale.
Lee . . . . .	Paul Giles.
Sanbornton . . . . .	
Gilmanton . . . . .	Joseph Badger, Jr.
Madbury . . . . .	
Meredith } . . . . .	Ebenezer Smith. <sup>1</sup>
New Hampton } . . . . .	
Sandwich } . . . . .	
Tamworth } . . . . .	Daniel Beede.
Moultonborough } . . . . .	
Tuftonborough } . . . . .	Nathan Hoit.
Wolfeborough } . . . . .	
Ossipee . . . . .	
Barnstead . . . . .	
New Durham } . . . . .	
New Durham Gore } . . . . .	
Wakefield } . . . . .	
Middleton } . . . . .	David Copp.
Effingham } . . . . .	
Conway } . . . . .	
Eaton . . . . .	
Burton . . . . .	Andrew McMillan.
Locations } . . . . .	

<sup>1</sup> Elected to the Senate.

Nottingham West	.	.	.	.	.	.	.	.	.
Kensington	.	.	.	.	.	.	.	.	.
South Hampton	}	.	.	.	.	.	.	.	.
East Kingston	}	.	.	.	.	.	.	.	.
Kingston	.	.	.	.	.	.	.	.	John Eastman.
Brentwood	.	.	.	.	.	.	.	.	.
Epping	.	.	.	.	.	.	.	.	William Plumer.
Newmarket	.	.	.	.	.	.	.	.	{ Nathaniel Rogers. <sup>1</sup>
	.	.	.	.	.	.	.	.	{ James Hill.
Nottingham	.	.	.	.	.	.	.	.	{ Thomas Bartlett. <sup>2</sup>
	.	.	.	.	.	.	.	.	{ Bradbury Cilley.
Deerfield	.	.	.	.	.	.	.	.	.
Northwood	}	.	.	.	.	.	.	.	.
Epsom	}	.	.	.	.	.	.	.	Michael McClary.
Allenstown	}	.	.	.	.	.	.	.	.
Northfield	.	.	.	.	.	.	.	.	Charles Glidden.
Canterbury	.	.	.	.	.	.	.	.	Jeremiah Clough.
Chichester	}	.	.	.	.	.	.	.	.
Pittsfield	}	.	.	.	.	.	.	.	.
Loudon	.	.	.	.	.	.	.	.	Samuel Chamberlin.
Concord	.	.	.	.	.	.	.	.	{ Peter Green. <sup>1</sup>
	.	.	.	.	.	.	.	.	{ John Bradley.
Pembroke	.	.	.	.	.	.	.	.	Richard Bartlett.
Candia	.	.	.	.	.	.	.	.	Stephen Fifield.
Raymond	}	.	.	.	.	.	.	.	.
Poplin	}	.	.	.	.	.	.	.	.
Hawke	}	.	.	.	.	.	.	.	.
Sandown	}	.	.	.	.	.	.	.	.
Hampstead	.	.	.	.	.	.	.	.	.
Atkinson	}	.	.	.	.	.	.	.	{ Nathaniel Peabody. <sup>1</sup>
Plaistow	}	.	.	.	.	.	.	.	{ Joseph Smith.
Salem	.	.	.	.	.	.	.	.	.
Newton	.	.	.	.	.	.	.	.	.
Windham	.	.	.	.	.	.	.	.	.
Surry	}	.	.	.	.	.	.	.	.
Gilsum	}	.	.	.	.	.	.	.	Lemuel Holmes.
Sullivan	}	.	.	.	.	.	.	.	.
Stoddard	}	.	.	.	.	.	.	.	.
Washington	}	.	.	.	.	.	.	.	Thomas Penniman.
Dublin	}	.	.	.	.	.	.	.	.
Packersfield	}	.	.	.	.	.	.	.	Reuben Morse.
Marlborough	.	.	.	.	.	.	.	.	.

<sup>1</sup> Elected to the Senate.<sup>2</sup> Appointed Judge of Superior Court of Common Pleas.

Fitzwilliam	.	.	.	Abner Stone.
Plainfield	.	.	.	Joseph Kimball.
Protectworth	}	.	.	Samuel Duncan.
New Grantham	}	.	.	
Holderness	}	.	.	Moses Baker.
Campton	}	.	.	
Thornton	}	.	.	
Plymouth	}	.	.	Abraham Burnham.
Rumney	}	.	.	
New Chester	}	.	.	
Alexandria	}	.	.	Thomas Crawford.
Bridgewater	}	.	.	
Cockermouth	}	.	.	
Enfield	}	.	.	
Canaan	}	.	.	Ebenezer Hoit.
Cardigan	}	.	.	
Grafton	}	.	.	
Hanover	.	.	.	Jonathan Freeman. <sup>1</sup>
Lebanon	.	.	.	Elisha Payne.
Lyme	}	.	.	.
Dorchester	}	.	.	.
Haverhill	}	.	.	Moses Dow.
Coventry	}	.	.	
Piermont	}	.	.	William Tarlton.
Warren	}	.	.	
Orford	}	.	.	Theodore Dame.
Wentworth	}	.	.	
Lincoln	}	.	.	.
Franconia	}	.	.	.
Bath	}	.	.	.
Lyman	}	.	.	Samuel Young.
Landaff	}	.	.	
Gunthwaite	}	.	.	
Littleton	}	.	.	
Dalton	}	.	.	
Lancaster	}	.	.	Jeremiah Eames.
Northumberland	}	.	.	
Stratford	}	.	.	
Dartmouth	}	.	.	
Percy	}	.	.	
Cockburne	}	.	.	.
Coleburne	}	.	.	.

<sup>1</sup> Elected to the Senate.

# A JOURNAL

OF THE

PROCEEDINGS OF THE HONB<sup>L</sup> HOUSE OF REPRESENTATIVES OF  
SAID STATE BEGUN AND HELD AT CONCORD ON WEDNESDAY  
THE SECOND DAY OF JUNE A D. 1790 AND IN THE FOURTEENTH  
YEAR OF THE INDEPENDANCE OF AMERICA —

WEDNESDAY JUNE 2<sup>d</sup> 1790.

Sixty one members met agreeably to the Constitution — after producing their credentials and taking the necessary oaths proceeded to the choice of a Chairman and Ebenezer Smith Esq<sup>r</sup> (of Merideth) was chosen for that purpose —

Motion was then made for the choice of a Clerk and William Plummer Esq<sup>r</sup> was chosen for that purpose

The ballots were then called for, for the choice of a Speaker and The Honb<sup>L</sup> Thomas Bartlett Esq<sup>r</sup> was unanimously chosen Speaker of the House

The Members of the Honb<sup>L</sup> Senate who were elected by the people being met with the Representatives in the Assembly Chamber, *Voted* to receive all votes that are properly certified for a President at any time previous to the two houses separating this day —

The votes for a President were then counted and a list made of them by the Secretary in the presence of both houses and Mess<sup>r</sup> Oliver Peabody, J Waldron, J [Jeremiah] Smith, D Warner & G. Gains appointed as a Committee to re-examine the returns compare them with the Secretarys list and make report as soon as may be — The Senate elected and House then agreed to adjourn

the elections until to morrow at 9 oClock A M. and the Senators withdrew —

*Voted* that M<sup>r</sup> Emerson, M<sup>r</sup> Macgregore & M<sup>r</sup> Green be a Committee to provide an entertainment to morrow for the Reverend Gentlemen of the Clergy — his Excellency the President the Honorable Council & such other Gentlemen of distinction as they may think proper to dine with said Clergy — The House then adjourned to 8 o Clock to morrow morning

\* THURSDAY JUNE 3<sup>d</sup> 1790 \* 14-2

The House met according to adjournment

Proceeded to read and examine the returns of the members elected —

On Motion whether John Samuel Sherburne Esq<sup>r</sup> by reason of his being on the list as an Invalid pensioner is rendered ineligible to a seat in the House of Representatives — *Voted* that he is not. Upon which question the yeas and nays being called were as follows

Yea.			
M <sup>r</sup> Plummer			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> E Smith	M <sup>r</sup> Grout	M <sup>r</sup> Peabody
M <sup>r</sup> Wentworth	(Durham)	M <sup>r</sup> Kellie	M <sup>r</sup> Penniman
M <sup>r</sup> Connor	M <sup>r</sup> Palmer	M <sup>r</sup> Wallace	M <sup>r</sup> Morse
M <sup>r</sup> Macgregore	M <sup>r</sup> Hale	M <sup>r</sup> Webster	M <sup>r</sup> Stone
M <sup>r</sup> Blanchard	M <sup>r</sup> Badger	M <sup>r</sup> Gerrish	M <sup>r</sup> Kimball
M <sup>r</sup> Weeks	M <sup>r</sup> Giles	M <sup>r</sup> Page	M <sup>r</sup> Duncan
M <sup>r</sup> Toppan	M <sup>r</sup> E Smith	M <sup>r</sup> Shepherd	M <sup>r</sup> Baker
M <sup>r</sup> Brown	(Merrideth)	M <sup>r</sup> Stiles	M <sup>r</sup> Burnam
M <sup>r</sup> Eastman	M <sup>r</sup> Bedee	M <sup>r</sup> Whitcomb	M <sup>r</sup> Crawford
M <sup>r</sup> Rogers	M <sup>r</sup> Hoit	M <sup>r</sup> Gaskill	M <sup>r</sup> Freeman
M <sup>r</sup> Bartlett	M <sup>r</sup> Taylor	M <sup>r</sup> Prescott	M <sup>r</sup> Dow
M <sup>r</sup> McClarey	M <sup>r</sup> Dole	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Clough	M <sup>r</sup> Warner	M <sup>r</sup> M Smith	M <sup>r</sup> Dame
M <sup>r</sup> Chamberlain	M <sup>r</sup> Parker	M <sup>r</sup> Rand	M <sup>r</sup> Young
M <sup>r</sup> Green	M <sup>r</sup> Barrett	M <sup>r</sup> Allen	M <sup>r</sup> Eames
M <sup>r</sup> Cragin	M <sup>r</sup> Abbott	M <sup>r</sup> Wellman	M <sup>r</sup> R Bartlett
M <sup>r</sup> Holmes	M <sup>r</sup> Clark	M <sup>r</sup> Lane	M <sup>r</sup> J Smith

1 Yea 66 Nays — So it passed in the Negative —

The members of the Honb<sup>l</sup> Senate elected by the people again met with the house in the Assembly chamber to proceed upon the Elections —

The Committee appointed to re-examine the returns of the votes for a President reported that the whole number is 7762, that no

person hath a majority that the four candidates having the highest numbers are the Honb<sup>l</sup> John Pickering Esq<sup>r</sup> 3189 The Honb<sup>l</sup> Joshua Wentworth Esq<sup>r</sup> 2369 Honb<sup>l</sup> Josiah Bartlett Esq<sup>r</sup> \* 14-3 1676 and the Honb<sup>l</sup> \* Nathanael Peabody Esq<sup>r</sup> 294. Signed Oliver Peabody for the Committee—The Senators Elected and the House then adjourned the Elections to four o'Clock P. M.—

The House then adjourned to 4 o'Clock P. M.—

Met according to adjournment—

The Honb<sup>l</sup> Senators elected by the people and House being met in the Assembly Chamber agreeably to the adjournment proceeded to fill up the Honb<sup>l</sup> Senate by joint ballot agreeably to the Constitution (having been previously informed by the President and Council that there were but four Senators elected by the people—one of those Elected by the people was for the County of Rockingham one for the County of Strafford and two for the County of Cheshire—That the persons out of whom four were to be elected for the County of Rockingham were the Honb<sup>l</sup> John Pickering Christopher Toppan, Peter Green Nathanael Peabody Joseph Cilley, Nath<sup>l</sup> Rogers John Bell and James Sheafe Esq<sup>r</sup>—Honb<sup>l</sup> Ebenezer Smith & Joseph Pierce Esq<sup>r</sup> for the County of Strafford—Honb<sup>l</sup> Robert Wallace, Robert Means, Ebenezer Webster and Jacob Abbott Esq<sup>r</sup> for the County of Hillsborough and the Honb<sup>l</sup> Jonathan Freeman & Moses Dow Esquires for the County of Grafton) And made choice of the Honb<sup>l</sup> Nathanael Peabody Peter Green Joseph Cilley & Nathanael Rogers for the County of Rockingham—The Honb<sup>l</sup> Ebenezer Smith Esq<sup>r</sup> was unanimously chosen for the County of Strafford—The Honb<sup>l</sup> Robert Wallace & Ebenezer Webster Esq<sup>r</sup> for the County of Hillsborough and the Honb<sup>l</sup> Jonathan Freeman Esq<sup>r</sup> for the County of Grafton—The Elections were then adjourned to ten o'Clock to morrow morning and the Senators elected by the people withdrew also those elected by joint ballot of both Houses—

*Voted* that M<sup>r</sup> Abbot, M<sup>r</sup> Macgregore & M<sup>r</sup> Toppan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of James Sheafe Esq<sup>r</sup> and others & report thereon—

Sent up by M<sup>r</sup> Young

\* 14-4 \* *Voted* that M<sup>r</sup> Abbot M<sup>r</sup> Sherburne & M<sup>r</sup> Dow with such of the Honb<sup>l</sup> Senate as they may join be a Committee to wait upon the Rev<sup>d</sup> M<sup>r</sup> Ogden and return him the thanks of the General Court for his ingenious discourse this day delivered before the Legislature and request of him a Copy for the press—

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> J Smith, M<sup>r</sup> Dow M<sup>r</sup> Page and M<sup>r</sup> E Smith be a Committee to prepare & report such rules for the future government of this House as they may judge necessary —

*Voted* that the Towns of Concord, New Market Salisbury and Hanover the districts of Atkinson and Plastow and of Merrideth & New Hampton be informed that the Seat of their Respective Representatives is become vacant by the removal of their Representatives to the Honb<sup>l</sup> Senate and that the Selectmen of said Towns and Districts be required to call a meeting of said Inhabitants to make choice of other persons to Represent them in this House said Selectmen giving legal notice of the time place and design of said meeting —

Adjourned to 8 o'Clock to morrow morning

FRIDAY JUNE 4<sup>th</sup> 1790

The House met according to adjournment

*Voted* that M<sup>r</sup> Holmes, M<sup>r</sup> Young and M<sup>r</sup> Dole with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Oliver Farwell and others and report thereon —

Sent up by M<sup>r</sup> Taylor

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Cragin & M<sup>r</sup> Weeks with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Jacob Burbank and report thereon —

*Voted* that Six shillings <sup>per</sup> day be given to an Assistant Clerk for this Session to be chosen out of the House —

\* *Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> Page and M<sup>r</sup> Holmes \* 14-5 be a Committee to treat with some young Gentleman of education out of this House to serve for this Session and report thereon —

*Voted* that M<sup>r</sup> Toppan M<sup>r</sup> Dow & M<sup>r</sup> Eames with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Lyman and report thereon —

Sent up by M<sup>r</sup> Young

*Voted* that M<sup>r</sup> Blanchard, M<sup>r</sup> Badger & M<sup>r</sup> Shepherd with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Josiah Sweat and report thereon —

Sent up by M<sup>r</sup> Cragin

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Badger, M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Emerson and M<sup>r</sup> Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the accounts that may be exhibited this Session by the Several printers and report thereon —

Sent up by M<sup>r</sup> Cragin

*Voted* that Mr Macgregore, Mr E Smith & Mr Holmes with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Inhabitants of Wolfborough and report thereon —  
Sent up by Col<sup>o</sup> Hoit

*Voted* that Mr Moses Leavitt Neal be an Assistant Clerk for this House for the present Session —

The Honb<sup>l</sup> Senate again met with the House in the Assembly Chamber and agreed to adjourn the Elections which are to be made by both houses till 9 o'Clock to morrow morning and the Senate then withdrew —

Whereas by the death of the register of Deeds for the County of Hillsborough said Office is become vacant and there being no Committee appointed by the Court of Sessions for said County to receive and take charge of the records and files in said Office the Same are exposed and great damage may accrue to many persons — Therefore *voted* that Mr Abbott, Mr J Smith & Mr Taylor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider what measures are necessary to be taken respecting said records and report thereon —

Sent up by Mr Taylor

\* 14-6

\*Adjourned to 3 o Clock P M —

Met accordingly

*Voted* that Mr Toppan, Mr J Smith, Mr Dow, Mr E Smith & Mr Page with such of the Honb<sup>l</sup> Senate as they may join be a Committee to return the thanks of the General Court to his Excellency President Sullivan for his Services while President of this State —

Sent up by Mr Dole

*Voted* that Mr Gains, Mr Hale, Mr Abbott, Mr Stiles and Mr Dow with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Trustees of Chesterfield Academy, the Town of Charlestown and the proprietors of the Aurean school (so called) and report thereon —

Sent up by Mr Dole

Upon reading and considering the account of the Trustees of New Ipswich Academy amounting to the Sum of fifteen pounds Sixteen shillings and Seven pence — *voted* that the same be accepted and allowed and that the President give order on the Treasurer for payment out of the Revenue arising from the excise

Sent up by Mr Giles

Proceeded to make choice of two persons out of the four who had the highest number of votes for a President and the ballots



being called for taken and counted the Honb<sup>l</sup> John Pickering and the Honb<sup>l</sup> Josiah Bartlett Esquires were elected —

Sent up by M<sup>r</sup> Giles

*Voted* that M<sup>r</sup> Holmes, M<sup>r</sup> Warner & M<sup>r</sup> Wentworth with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Abel Allen and report thereon

Sent up by M<sup>r</sup> Stiles

*Voted* that M<sup>r</sup> J Smith, M<sup>r</sup> M<sup>c</sup>Clary & M<sup>r</sup> Taylor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of William Tenny and report thereon —

Sent up by M<sup>r</sup> Emerson

Adjourned to 8 o'Clock to morrow morning

SATURDAY JUNE 5<sup>th</sup> 1790

Met according to adjournment

\* The Committee appointed to prepare rules & orders \* 14-7  
for the government of the House reported the following

1<sup>st</sup> Each member shall seasonably and punctually attend his duty in the House —

2<sup>d</sup> When the House adjourns each Member shall keep his place until the Speaker goes out and then the Members shall follow —

3<sup>d</sup> The Speaker shall preserve decorum and order, may speak to points of order in preference to other Members rising from his seat for that purpose and shall decide questions of order subject to an appeal to the House

4<sup>th</sup> The Speaker shall rise to put a question but may state it sitting —

5<sup>th</sup> When any member is about to Speak in debate or deliver any matter to the House he shall rise from his seat and respectfully address himself to the speaker —

6<sup>th</sup> If any member in speaking or otherwise transgress the rules of the House the speaker shall or any member may call to order in which case the Member so called to order shall immediately set down unless permitted to explain, and the House if appealed to shall decide the case but without debate and if there be no appeal the decision of the chair shall be submitted to —

7<sup>th</sup> No member shall speak more than twice to the same question without leave of the House nor more than once until every member choosing to speak shall have spoken —

8<sup>th</sup> Whilst the Speaker is putting the question each Member

shall keep his seat until the question is decided nor shall any one while the member is speaking pass between him and the Speaker —

9<sup>th</sup> Every member who is in the House when any question is put if he hath heard the debate shall vote thereon unless excused by the House —

10<sup>th</sup> No debate shall be allowed on any motion until the same is Seconded and any motion shall be reduced to

\* 14-8 \* writing or divided if the Sense will admit of it if any member desires it —

11<sup>th</sup> A motion may be withdrawn at any time before it be divided or amended — and a motion for adjournment shall always be in order and when a motion is regularly before the House no new one shall be received unless to postpone commit or amend it — And no new motion shall be admitted under colour of Amendment as a Substitute of the motion under debate —

12<sup>th</sup> No member shall act as an advocate without leave obtained of the House for that purpose —

13<sup>th</sup> No person except a Member of the House or its Officers shall be admitted above the Bar unless by vote of the House on Motion for that purpose unless to deliver a message from the President or Senate —

14<sup>th</sup> No Bill shall be introduced but by motion for leave or by order of the House on the report of a Committee and shall not pass to be Enacted until the Same be read three times — The first reading shall be for information and if no opposition be made or the question to reject the Bill be negatived a time shall be assigned for a second reading —

15<sup>th</sup> Before any Bill resolve or vote shall be sent up to the Senate the Speaker shall read the resolve vote or title of the Bill — And a Bill shall never be sent up by less than two members —

16<sup>th</sup> No member shall be obliged to Serve on more than two Committees at the Same time nor shall any member nominate more than one person for the Same Committee provided the person so nominated shall be chosen nor shall any member after being himself chosen nominate one for the Same Committee —

17<sup>th</sup> No petition shall be received by the House unless it be presented by a Member thereof and upon motion made

\* 14-9 \* for that purpose —

18<sup>th</sup> The Journal of the House for the preceeding day shall be read every morning previous to entering upon new business —

Signed John Samuel Sherburne for the Committee  
which report being read and considered *voted* that it be received and Accepted —

On Motion of Mr Plummer that the following rule should be added to wit, That no member of the House shall in any wise appear or act in the House or before both Houses Assembled in one room, as an advocate or attorney in any cause depending in which the state is a party nor in any matter between Individuals unless interested or engaged previous to the Establishment of these Rules — Upon which the yeas and nays being called for are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Connor	Mr Plummer	Mr N Hoit	Mr Kimball
Mr Blanchard	Mr Kelley	Mr Dole	Mr Baker
Mr Toppan	Mr Hale	Mr Rand	Mr Burnam
Mr Brown	Mr Bedee	Mr Allen	Mr Dame
Mr Eastman			
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Giles	Mr Gerrish	Mr Grout
Mr Sherburne	Mr McMillian	Mr Flanders	Mr Holmes
Mr Wentworth	Mr Taylor	Mr Page	Mr Penniman
Mr Macgregore	Mr Emerson	Mr Shepherd	Mr Morse
Mr Weeks	Mr Warner	Mr Stiles	Mr Stone
Mr McClarey	Mr Parker	Mr Whitcomb	Mr Duncan
Mr Clough	Mr Barrett	Mr Gaskill	Mr Crawford
Mr Chamberlain	Mr Abbott	Mr Prescott	Mr E Hoit
Mr R Bartlett	Mr Clark	Mr Temple	Mr Dow
Mr E Smith	Mr Cragin	Mr M Smith	Mr Tarlton
Mr Palmer	Mr J Smith	Mr Wellman	Mr Young
Mr Badger	Mr Wallace	Mr Lane	Mr Eames

17 Yeas — 48 Nays — so it passed in the Negative

*Voted* that Mr Toppan, Mr J Smith, Mr Dow, Mr E. Smith & Mr Page with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration \* a \* 14-10 Letter from the late President Sullivan and draught such an answer as they shall judge proper and report the Same

Sent up by Mr Holmes

The Letter referred to is as follows (viz)

Gentlemen of the Honb<sup>l</sup> Senate & House of Representatives

The General Court being now properly organized and only a few Members who have not been qualified, and it not being of Absolute Necessity that I should remain here till the whole have taken the Oaths & being called to Act in a different department I beg you to permit me to take my leave of the two Branches of the Legislature at this time—

Will you allow me Gentlemen at this moment of my quitting the chair of Government in the state and probably bidding a final

adieu to all posts and Offices within the Same to entreat that you as a body in particular and through you the citizens of the State in General would accept my most cordial thanks for the repeated marks of Confidence which you have so repeatedly and variously honored me with? And to assure you that in whatever department of life providence may place me I shall retain a grateful remembrance of the generous conduct of the people of New Hampshire —

Given at the Council Chamber at Concord the 4<sup>th</sup> day of June 1790 — John Sullivan

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Badger & M<sup>r</sup> J Smith be a Committee to agree with M<sup>r</sup> Hough to print three hundred copies of the Election Sermon this week deliver<sup>d</sup> by the Reverend M<sup>r</sup> Ogden —

The Honb<sup>l</sup> Senate and House being again met in the Assembly Chamber agreed to adjourn the Elections yet to be made before both Houses until Monday next at 4 o'Clock in the Afternoon —

[And the Honb<sup>l</sup> Senate withdrew —]

\* 14-II \* *Voted* that it is the Opinion of this House that an Attorney for the district of New Hampshire is constitutionally Eligible to a seat in this House —

*Voted* that M<sup>r</sup> J Smith, M<sup>r</sup> Page & M<sup>r</sup> Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take into consideration the present state of the Office of Comptroller general [of Accounts] and report what method shall be taken to procure the Papers in that Office from M<sup>r</sup> Gilman late Comptroller General —

Sent up by M<sup>r</sup> M Smith

The following vote came down from the Honb<sup>l</sup> Senate

In Senate June 5<sup>th</sup> 1790. The Honb<sup>l</sup> Senate proceeded to the choice of a President and the ballots being taken sorted and counted it appeared that the Honb<sup>l</sup> Josiah Bartlett Esq<sup>r</sup> was elected to that Office —

Sign<sup>d</sup> Joseph Pearson Secretary

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> J Smith, M<sup>r</sup> Eastman M<sup>r</sup> Barrett & M<sup>r</sup> Page with such of the Honb<sup>l</sup> Senate as they may join be a Committee to notify his Excellency Josiah Bartlett Esq<sup>r</sup> President elect of his appointment to that office —

Sent up by M<sup>r</sup> Allen

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Sherburne, M<sup>r</sup> Hoit, M<sup>r</sup> Dow and M<sup>r</sup> Hale with such of the Honb<sup>l</sup> Senate as they may join be a Committee to make such arrangements as they may think proper for the reception of his Excellency Josiah Bartlett Esq<sup>r</sup> President Elect —

Sent up by M<sup>r</sup> N Hoit

*Resolved* that a Special Court of General Sessions of the peace be holden at Amherst in and for the County of Hillsborough on Thursday the tenth day of June Instant and the Justices of said Court be and hereby are impowered so convened to adjourn from day to day as they may think necessary to open & examine \* the returns of votes for Register of Deeds in \* 14-12 said County and in case it should so happen that the late Moses Nichols Esq<sup>r</sup> should have the highest number of votes to that office the said Court be and hereby are impowered to issue precepts to the Selectmen of the Several Towns and places in said County requiring them to call a meeting of the Inhabitants of their Respective towns and places according to Law to chuse a Register for said County and the said Justices be and hereby are further impowered to adjourn said Court to such day antecedent to the next term as they may judge proper to receive the returns of the votes for said Office And at said adjournment the said Court may proceed to examine the return of votes and shall have all the powers relative to the Office of Register of Deeds in said County which the said Court at any Stated term by Law now have — And that the said Court to be holden on the said tenth day of June Instant may proceed to chuse such person as they may judge proper to take the records of said Office into custody he giving Bond in a Reasonable Sum for the safe keeping of the records and papers, and the person so chosen hereby is impowered to receive all Deeds that may be offered for recording and to file and minute the time of receiving the Same which shall be as good and valid in law as if the Same was so done by the Register of Deeds and for every Deed so received he shall be entitled to Six pence —

Sent up by M<sup>r</sup> Dole

*Voted* that the Honb<sup>l</sup> John Calfé Esq<sup>r</sup> be Clerk of this House in the room of William Plummer Esq<sup>r</sup> who has resigned —

Adjourned to Monday next 3 o'Clock P. M. —

MONDAY JUNE 7<sup>th</sup> 1790.

The House met according to adjournment

The Honb<sup>l</sup> Senate and House being met in the Assembly Chamber — *voted* to adjourn the Elections until ten of Clock to morrow morning —

\* *Voted* that M<sup>r</sup> Dow, M<sup>r</sup> Sherburne & M<sup>r</sup> Abbott with \* 14-13 such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Widow Betsy Pierce and report thereon —

Sent up by M<sup>r</sup> Morse

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Hoit, M<sup>r</sup> Holmes M<sup>r</sup> Emerson & M<sup>r</sup> McClarey with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of receiving fees for Petitions and report thereon — Sent up by M<sup>r</sup> Dame

Adjourned to 8 o'Clock to morrow morning —

TUESDAY, JUNE 8<sup>th</sup> 1790.

The House met according to adjournment

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Abbott, M<sup>r</sup> Dow, M<sup>r</sup> Page & M<sup>r</sup> Plummer with such of the Honb<sup>l</sup> Senate as they may join be a Committee to inform his Excellency Josiah Bartlett Esq<sup>r</sup> that the two branches of the General Court will be ready to receive his Answer in the Assembly Chamber at half past nine of Clock this morning and that they escort him in accordingly —

Sent up by M<sup>r</sup> Temple

*Voted* that the Clerk be directed to notify the Inhabitants of Claremount that their seat is become vacant in the house of Representatives as their Member the Honb<sup>l</sup> Sanford Kingsbury Esq<sup>r</sup> is chosen a Senator and that they call a meeting for a Second choice —

*Voted* that M<sup>r</sup> Sherburne have leave to bring in a Bill for the encouragement of raising & manufacturing Hemp.

[The honorable Senate and House being met in the Assembly-Chamber his Excellency Josiah Bartlett, Esq. came in and manifested his acceptance of his appointment to the office of Chief Magistrate of this state, and after taking the necessary oaths (which were administered by the senior Senator) his Excellency and the honorable Senate withdrew.]

*Voted* that M<sup>r</sup> Wentworth, M<sup>r</sup> Toppan, M<sup>r</sup> J Smith, M<sup>r</sup> Gains, & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under their consideration the Act of Congress respecting light houses and report whether the light house in this State and whether any and what territory shall be ceded to the United States and likewise to consider of the Situation of fort

William & Mary —

Sent up by M<sup>r</sup> Penniman

\* 14-14 \* The Honb<sup>l</sup> Senate and House being met in the Assembly Chamber according to adjournment to proceed to the Elections yet unfinished —

Proceeded to the Election of Counsellors and the ballots being taken the Honb<sup>l</sup> Christopher Toppan Joseph Badger Robert Wallace Lemuel Holmes & Jonathan Freeman Esquires were chosen —

Proceeded to Elect a Secretary, and the ballots being taken the Honb<sup>l</sup> Joseph Pearson Esq<sup>r</sup> was chosen —

Proceeded to the choice of a Treasurer and William Gardner Esquire was Unanimously chosen

Proceeded to the choice of a Commissary General and Col<sup>o</sup> Supply Clap was unanimously chosen —

~~F~~ Voted to adjourn the further Elections til to morrow at 4 o'Clock P.M. —

Voted that M<sup>r</sup> Wentworth, M<sup>r</sup> Whitcomb and M<sup>r</sup> Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Henry Sherburne and report thereon —

Sent up by M<sup>r</sup> McMillan

Adjourned to 3 o'Clock P. M. —

Met accordingly

Voted that M<sup>r</sup> Plummer, M<sup>r</sup> E Smith, M<sup>r</sup> J Smith M<sup>r</sup> Holmes & M<sup>r</sup> Dow with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider what is the best method to be taken for the choice of Representatives to represent this State in the Congress of the United States and report thereon —

Sent up by M<sup>r</sup> Whitcomb

Voted that a further consideration of the Bill brought in by M<sup>r</sup> Sherburne for the encouragement of raising and Manufacturing hemp be postponed until Thursday next

\* Voted that the Petition of the Inhabitants of the \* 14-15 County of Strafford be refered to the Committee on the Petition of the Trustees of Chesterfield Academy &c and that they report thereon —

Sent up by M<sup>r</sup> Cragin

The Committee on the Petition of Oliver Farwell and others reported as their Opinion that the prayer thereof be granted and that they have leave to bring in a Bill accordingly [Signed Ebenz<sup>r</sup> Webster for the Committee] — which report being read and considered *voted* that it be received and Accepted —

Sent up by M<sup>r</sup> Taylor

Adjourned to 8 o'Clock to morrow morning

WEDNESDAY JUNE 9<sup>th</sup> 1790

The House met according to adjournment

The Committee on the Petition of Jacob Burbank reported that the prayer thereof be granted and that he have leave to bring in a Bill accordingly at this or the next Session — which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Temple —

*Voted* that M<sup>r</sup> Abbot, M<sup>r</sup> Page and M<sup>r</sup> Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of William Simpson Esq<sup>r</sup> and report thereon —

Sent up by M<sup>r</sup> Dame

*Voted* that Friday next at 9 oClock be assigned for taking under consideration the report of the Committee on the County lines —

The Committee on the Petition of Abel Allen reported that the prayer thereof be granted and that he have leave to bring in a Bill accordingly he giving bond to the judge of Probate — which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Parker —

*Voted* that M<sup>r</sup> Abbott, M<sup>r</sup> Macgregore, M<sup>r</sup> Hale, M<sup>r</sup> Page \* 14-16 & M<sup>r</sup> Eames with such of the Honb<sup>l</sup> Senate as they \* may join be a Committee to consider of the Petition of Samuel Ladd and others — the Petition of Ichabod Robie and others — also the Petition of the Select men of Gilmantown and others and all Similar matters and report thereon —

Sent up by M<sup>r</sup> Tarlton

*Voted* that M<sup>r</sup> Barrett, M<sup>r</sup> Connor & M<sup>r</sup> Baker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Jonathan Bunker and report thereon —

Sent up by M<sup>r</sup> Prescott —

*Voted* that M<sup>r</sup> Hoit, M<sup>r</sup> Dow, & M<sup>r</sup> Plummer with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition respecting Starks & M<sup>c</sup>Millans locations and report thereon —

Sent up by M<sup>r</sup> M<sup>c</sup>Millan

*Voted* that M<sup>r</sup> Holmes, M<sup>r</sup> Abbott, M<sup>r</sup> M Smith, M<sup>r</sup> Plummer & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Sam<sup>l</sup> Davis and report thereon —

Sent up by M<sup>r</sup> Morse —

The Secretary came down with the following message from his Excellency the President —

Gentlemen of the Honb<sup>l</sup> Senate and Gentlemen of the Honourable House of Representatives —

Though it would have been highly improper and unbecoming in me to have sought the Honb<sup>l</sup> Office in which you have been pleased to place me, yet I could not think it my duty to decline the appointment.

I have so often in times past experienced the candor and Indulgence of my fellow Citizens that I cannot now entertain the Smallest doubt but that I shall have every Assistance in your



power to bestow while I attempt to discharge the duties of an honourable but arduous employment — If the most faithful attachment to the Interest of the State, and the most diligent & constant application to the duties of my Office can in any measure \*compensate for the want of greater abilities, my \* 14-17 fellow citizens and you Gentlemen, shall have no cause to complain of having misplaced that confidence which you have in this appointment reposed in me —

I congratulate you Gentlemen, and my fellow citizens at large on the present prosperous State of our affairs — A retrospective view of the Scenes through which we have lately passed would Serve to give the most lively contrast to our present Situation and future prospects —

Through the partiality of my fellow citizens I have been called in various Stations and employments to manifest my love and attachment to my Country in times of danger and distress and the best part of my life has been spent in Support of a cause which it hath pleased divine providence to crown with Success — That our Country is now free, and that we have now the means of attaining all the blessings and advantages resulting from a free and equal Government we are, under heaven indebted to the valour and patriotism of our Citizens, as yet unparallel'd in the Annals of history — And it is peculiarly grateful to me in the evening of my days to be called by such citizens to the chief seat in government — The public letters received since the last Session and many other papers being still in the hands of my predecessor in Office and through a close attention to the business of another department, from which I have been Suddenly and unexpectedly called, it is not in my power to be as particular as I could wish, in pointing out to you the many and important concerns which demand your immediate attention; You will permit me however to Observe in general that on the promotion of agriculture, the encouragement of the manufactures of our own Country and the practice of the virtues of economy and frugality and above all a Strict adherence to our engagements \*both \* 14-18 public and private must essentially depend our happiness and prosperity — A revision of the Laws and Statutes practiced upon in this State I have long considered as a matter of highest importance and am happy to learn that this object has already engaged the attention of the legislature — I hope nothing will be wanting on your part to bring this business to a close as soon as it conveniently can be done —

You will judge of the propriety of taking the necessary measures at this Session for electing the Representatives to Congress —

I Shall take care to lay before you the public papers as they come to hand — I need not recommend to you Gentlemen dispatch in conducting the public business nor need I say how necessary unanimity is for that purpose — from the characters of the respectable Gentlemen who compose both houses I am led to form the most flattering presages from your joint deliberations and you may be assured Gentlemen that nothing shall be wanting on my part to promote the welfare happiness and prosperity of our common Country

Given at the Council Chamber at Concord the 9<sup>th</sup> day of June Anno Domini 1790

Signed Josiah Bartlett

*Voted* that M<sup>r</sup> Toppan, M<sup>r</sup> Sherburne, M<sup>r</sup> White M<sup>r</sup> J Smith & M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration his Excellency's message this day received and draught an Answer thereto also report what business is first necessary to be entered upon and done at this Session —

Sent up by M<sup>r</sup> Lane

\* 14-19 \* *Voted* that M<sup>r</sup> Blanchard M<sup>r</sup> Connor & M<sup>r</sup> Bedee with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Kimball Esq<sup>r</sup> and report thereon —

Sent up by M<sup>r</sup> Lane

*Voted* that M<sup>r</sup> Cragin, M<sup>r</sup> Emerson & M<sup>r</sup> Gerrish with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of William Lowell and report thereon —

Sent up by M<sup>r</sup> Flanders

The Committee on the Petition of James Sheafe Esq<sup>r</sup> and others Reported that an Act be passed giving leave for the appellant or his legal Representative to enter at the Superior Court in the County of Rockingham on or before the third day of the Sitting of said Court next April term the appeal by him made to the King of Great Britain in Council entitled to the Same advantages as he might have in an Action of review if it could now be brought legally — That said Superior Court be impowered to sustain and finally determine the Same and upon failure or neglect on the part of the Appellant to enter and prosecute said Action that the Appellee or his legal Representative be impowered to file a complaint and have affirmation of the last former Judgment for reversal with additional costs and damages and that the Petitioner have leave to bring in a Bill for that purpose which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Emerson

Adjourned to 3 o Clock P. M —

Met accordingly

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> Badger, M<sup>r</sup> Abbott, M<sup>r</sup> Holmes & M<sup>r</sup> Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Ozias Silsby and report thereon —

Sent up by M<sup>r</sup> Gaskill

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> E Smith & M<sup>r</sup> White \* with \* 14-20 such of the Honb<sup>l</sup> Senate as they may join be a Committee to inform William Gardner Esq<sup>r</sup> of his appointment to the Office of Treasurer and receive from him a Bond in usual form and lay the Same before this House —

Sent up by M<sup>r</sup> Smith

Agreeably to the order of the day proceeded to a hearing on Petitions —

After hearing and considering the Petition of Cyrus Baldwin Esq<sup>r</sup> *voted* that said Petition be dismissed —

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly —

Sent up by M<sup>r</sup> Smith

Adjourned to 8 oClock to morrow morning

THURSDAY JUNE 10<sup>th</sup> 1790.

The House met according to adjournment

Upon reading and considering the Petition of the Inhabitants of Wolfborough and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the Second thursday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively prior to said day of hearing in the New Hampshire Gazette that any person or persons may then appear and Shew cause why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Allen

*Voted* that M<sup>r</sup> Connor, M<sup>r</sup> Hale, M<sup>r</sup> Dole, [M<sup>r</sup> White and M<sup>r</sup> Whitcomb] with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Maj<sup>r</sup> Jon<sup>a</sup> Cass and report thereon —

Sent up by M<sup>r</sup> Weeks

\* *Voted* that M<sup>r</sup> Whitcomb, M<sup>r</sup> Stiles and M<sup>r</sup> Prescott \* 14-21 with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Letter from Honb<sup>l</sup> John Hubbard Esq<sup>r</sup> Judge of the Probate in County of Cheshire and report thereon —

Sent up by M<sup>r</sup> Stiles

The Committee appointed to Ascertain and Establish the West and North lines of the Town of Derryfield reported as follows (viz) Pursuant to a vote of the General Court directing us the Subscribers to notify the Selectmen of Chester and then to proceed to Ascertain and Establish the lines on the West and North of the Town of Derryfield—The Select men of Chester was Notified and attended upon the 23<sup>d</sup> day of June 1789—We began at a place shewed to us to be the bounds between Litchfield and Derryfield, from thence we measured up the River Merrimac according to the General course of the Same eight miles and there we placed stake & Stones from thence East Southeast about one mile and a half to Some marked trees shewed to us by General Stark and he said it was Chester line, from thence upon the Same course we measured two miles and a half & fifty two rods and placed a Stake and Stones which is the Northeast corner of said Town—Signed James Bettan Archibald M<sup>c</sup>Murphy, Zechariah Chandler — which report being read and considered was Received & Accepted

Sent up by M<sup>r</sup> Young

*Voted* that M<sup>r</sup> Toppan, M<sup>r</sup> Sherburne & M<sup>r</sup> Dow with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Cap<sup>t</sup> Thomas Leavitt and report thereon—

Sent up by M<sup>r</sup> Flanders

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Smith & M<sup>r</sup> Plummer with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of David Webster Esq<sup>r</sup> and report thereon—

Sent up by M<sup>r</sup> Temple

\* 14-22 \*Agreably to the order of the day proceeded to a hearing on Petitions—

Upon hearing and considering the Petition of James Macgregore Esq<sup>r</sup> *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly—

Sent up by M<sup>r</sup> Young

*Voted* that M<sup>r</sup> Dow, M<sup>r</sup> Emerson & M<sup>r</sup> Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Concord in the County of Grafton and report thereon—

Sent up by M<sup>r</sup> Young

Upon reading and considering the Petition of Jacob Sheafe Esq<sup>r</sup> and others Inhabitants of Portsmouth—Respecting John Samuel Sherburne Esq<sup>r</sup> holding a Seat in the House of Representatives on Account of his being an Invalid Pensioner & Attorney to the United States—

*Voted* that the Petition be dismissed, on which vote the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Palmer	M <sup>r</sup> Wallace	M <sup>r</sup> Lane
M <sup>r</sup> Wentworth	M <sup>r</sup> Hale	M <sup>r</sup> Gerrish	M <sup>r</sup> Grout
M <sup>r</sup> Connor	M <sup>r</sup> Badger	M <sup>r</sup> Flanders	M <sup>r</sup> Holmes
M <sup>r</sup> Macgregore	M <sup>r</sup> Giles	M <sup>r</sup> Page	M <sup>r</sup> Penniman
M <sup>r</sup> Blanchard	M <sup>r</sup> Bedee	M <sup>r</sup> Shepherd	M <sup>r</sup> Morse
M <sup>r</sup> Weeks	M <sup>r</sup> N Hoit	M <sup>r</sup> Stiles	M <sup>r</sup> Stone
M <sup>r</sup> Brown	M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb	M <sup>r</sup> Kimball
M <sup>r</sup> White	M <sup>r</sup> Dole	M <sup>r</sup> Gaskill	M <sup>r</sup> Baker
M <sup>r</sup> Eastman	M <sup>r</sup> Emerson	M <sup>r</sup> Prescott	M <sup>r</sup> Burnham
M <sup>r</sup> T Bartlett	M <sup>r</sup> Warner	M <sup>r</sup> Alexander	M <sup>r</sup> Crawford
M <sup>r</sup> McClarey	M <sup>r</sup> Parker	M <sup>r</sup> Temple	M <sup>r</sup> Dow
M <sup>r</sup> Clough	M <sup>r</sup> Barrett	M <sup>r</sup> M Smith	M <sup>r</sup> Tarlton
M <sup>r</sup> Chamberlain	M <sup>r</sup> Abbott	M <sup>r</sup> Rand	M <sup>r</sup> Dame
M <sup>r</sup> R Bartlett	M <sup>r</sup> Clark	M <sup>r</sup> Allen	M <sup>r</sup> Young
M <sup>r</sup> Kelley	M <sup>r</sup> Cragin	M <sup>r</sup> Wellman	M <sup>r</sup> Eames
M <sup>r</sup> E Smith	M <sup>r</sup> J Smith		
* Nays.	Nays.	Nays.	* 14-23
M <sup>r</sup> Toppan	M <sup>r</sup> Plummer	M <sup>r</sup> Duncan	

62 Yeas — 3 Nays — So it was determined —

The Committee appointed to draught an Answer to the late President Sullivans Letter reported the following —

Sir/

The Senate and House of Representatives having received your letter of this day wherein you very affectionately take leave of the two branches of the Legislature beg leave to express the high sense they entertain of your Military talents & past exertions in the many and important Offices you have been called by the Suffrages of your fellow citizens to Sustain and to Assure you that the repeated marks of confidence the people of this State have from time to time reposed in you have been but faint Testimonials of their gratitude and your merit — They congratulate you on your appointment to an honourable Office under the United states and Sincerely wish that your health may be restored and that you may long continue by dispensing equal justice a great blessing to this people and while they anticipate future they will ever retain a pleasing remembrance of your past exertions for the public good — Sign<sup>d</sup> Nath<sup>l</sup> Peabody for the Committee which report being read and considered *voted* that it be received and accepted and that said Committee present the Same to the Honb<sup>l</sup> John Sullivan Esq<sup>r</sup> —

Sent up by M<sup>r</sup> Gerrish

Adjourned to 3 o'Clock P. M. —

Met accordingly —

*Voted* that M<sup>r</sup> Hoyt, M<sup>r</sup> Warner, M<sup>r</sup> Taylor M<sup>r</sup> Prescott & M<sup>r</sup> Tarlton with such of the Honb<sup>l</sup> Senate as they may join be a Com-

mittee to consider of the Petition of the proprietors of Morristown and report thereon — Sent up by M<sup>r</sup> Clark —

\* 14-24 *Voted* that M<sup>r</sup> Cragin, M<sup>r</sup> Emerson, M<sup>r</sup> Wellman M<sup>r</sup> Weeks & M<sup>r</sup> Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of a Number of the Inhabitants of Lyndsborough and other Towns and report thereon — Sent up by M<sup>r</sup> Whitcomb

*Voted* that M<sup>r</sup> Page M<sup>r</sup> R Bartlett & M<sup>r</sup> Kimball with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Jonathan Wooley and report thereon —

Sent up by M<sup>r</sup> Whitcomb  
*Voted* that the hearing on the Petition of the Honb<sup>l</sup> John Sullivan Esq<sup>r</sup> which was to have been this day before the General Court be postponed until Tuesday next of which all persons concerned are to take notice and govern themselves accordingly —

Sent up by M<sup>r</sup> Temple  
*Voted* that M<sup>r</sup> Crawford, M<sup>r</sup> Penniman & M<sup>r</sup> Holmes with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Camfield and report thereon —

Sent up by M<sup>r</sup> Holmes  
*Voted* that the hearing on the Petition of Joseph Kimball Esq<sup>r</sup> which was to have been this day before the General Court be postponed until the second Wednesday of the next Session and that in the mean time he cause that a Copy of the Petition and this order be posted up in Some public place in the Town of Plainfield Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause if any they have why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Blanchard  
\* 14-25 *Voted* that the Bond signed by the Treasurer, M<sup>r</sup> \*Peabody and M<sup>r</sup> Connor which the Committee have laid before this House be accepted as fully satisfactory to said House —

Sent up by M<sup>r</sup> Blanchard  
Upon reading and considering the Petition of the Inhabitants of New London *voted* that the Petitioners be heard thereon before the General Court on the Second Wednesday of their next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published in Some one of the New Hampshire News papers three weeks Successively prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted — Sent up by M<sup>r</sup> Wellman

*Voted* that M<sup>r</sup> Rand, M<sup>r</sup> Blanchard & M<sup>r</sup> Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Accounts of Josiah Gilman Nath<sup>l</sup> Gilman & Nath<sup>l</sup> Parker Esquires and report thereon — Sent up by M<sup>r</sup> Wellman

Upon reading and considering the Petition of the Select men of Thornton *voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published in the Concord Herald three weeks Successively prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Baker

Whereas the Inferior Court of Common pleas by Law to be holden at Dover on the third Tuesday of June Instant will happen at the time of this Court's Sitting — many members whereof and other persons obliged to attend thereon have business at said Court of Common pleas \*And whereas the General \*14-26 Sessions of the Peace for said County stand adjourned to the first Thursday next following the third Tuesday of June. Therefore *Resolved* that the said Inferior Court of Common pleas by Law to be holden at Dover on the third Tuesday of June Instant as well as said Court of General Sessions be and hereby are adjourned to the Second Tuesday in July next then to be holden at said Dover and all writs pleas and processes returnable to said Courts of Common pleas and quarter Sessions held as aforesaid shall be returned and Sustained at the said Courts to be holden on the Second Tuesday of July next at said Dover —

Sent up by M<sup>r</sup> Smith

The Speaker being absent motion was made for the choice of a Speaker Protempore and William Page Esq<sup>r</sup> was chosen for that purpose —

*Voted* that M<sup>r</sup> Warner, M<sup>r</sup> Dole & M<sup>r</sup> Gibson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Elisabeth M<sup>c</sup>Clary and report thereon —

Sent up by M<sup>r</sup> Tarlton

The Committee on the Petition respecting Starks & M<sup>c</sup>Millans Locations reported that the Locations granted to Andrew M<sup>c</sup>Millan, William Starks, Phillip Bayley Vera Royce and James Gray all Situate in the County of Grafton and near Conway and contiguous to each other be classed together in One district & Impowered to choose necessary officers for Assessing and collect-

ing State and all other Taxes and transact any other business in the Same manner that Towns and Parishes by Law are authorized to do, and that Some Suitable person be appointed to call the first meeting of the Inhabitants of said district and that they  
 \* 14-27 have liberty to bring in a \* Bill accordingly — which report being read & Considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Hoit

*Voted* that M<sup>r</sup> Blanchard, M<sup>r</sup> Tarlton & M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Moses Dow Esq<sup>r</sup> in behalf of the Town of Coventry and report thereon —

Sent up by M<sup>r</sup> Hoit

Upon reading and considering the Petition of the Select men of Concord in the County of Grafton and the report of a Committee thereon, *voted* that the Petitioners be heard thereon before the General Court on the Second Friday of the next Session and that in the mean time the Petitioners cause that Leonard Whiting Esq<sup>r</sup> be served with a Copy of said Petition and order of Court Sixty days prior to the sitting of said Court that he may then appear and Shew cause (if any he hath) why the prayer thereof may not be granted, and that all the extents against the Select men of Concord alias Gunthwait be stayed until a decision be had —

Sent up by M<sup>r</sup> Hoit

Adjourned to 9 oClock to morrow morning.

FRIDAY JUNE 11<sup>th</sup> 1790

The House met according to adjournment

*Voted* that M<sup>r</sup> Toppan & M<sup>r</sup> Page with such of the Honb<sup>l</sup> Senate as they may join be added to the Committee on the Petition of Maj<sup>r</sup> Jonathan Cass —

Sent up by M<sup>r</sup> Weeks.

*Voted* that M<sup>r</sup> Dole & M<sup>r</sup> M<sup>c</sup>Clarey with such of the Honb<sup>l</sup> Senate as they may join be added to the Committee on the Petition of Josiah Sweat —

Sent up by M<sup>r</sup> Duncan

The Committee on the Petition of Ozias Silsby reported that he be allowed Six pounds in full for his Service — which report being read and considered *voted* that it be received and Accepted —

Sent up by M<sup>r</sup> Duncan

\* 14-28 \* The Committee on the Petition of Samuel Davis Reported that the said Samuel ought to apply to the Court of General Sessions of the peace in the County of Cheshire to remit the fine in said Petition mentioned and that the Petitioner have leave to withdraw his Petition — which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Eames



The Committee on the Petition of Samuel Campfield reported that the prayer of the Petition be granted and that they have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and Accepted —

Sent up by Mr Eames

The Committee to draft an answer to his Excellencys Message reported the following—

May it please your Excellency

The Senate and House of Representatives beg leave to congratulate your Excellency and the State on the Auspicious event of your being placed in the chair of Government—After having so long enjoyed the confidence of the Public in the many important stations your Excellency has heretofore filled; we are peculiarly happy to find you still so attentive to the Calls of your Country as to quit an honourable and lucrative Office to enter on the arduous duties of first Magistrate of this state

From your intimate knowledge of the Interests of the public and your long tried attachments to the rights of men we form the most flattering presages that under your administration the government will be prosperous and the people happy—

Having Spent the best part of a valuable life in the service of the public and risked both life and property in it's cause we rejoice that the people yet mindful of \*such Obligations, have given you the highest testimonials of their gratitude in their power to bestow—A view of the dangers we have escaped contrasted with the happiness we now enjoy affords the most agreeable sensations and pleasingly reminds us of your Excellency's ardent exertions in warding off those dangers and conducting us to our present Situation—

We are happy to find that the encouragement of the manufactures of our Country has attached your Excellencys attention, we are deeply sensible of their importance and although they now languish under the impression of antient prejudices we hope by suitable rewards to the Industrious and enterprizing no longer to be indebted to foreign climes for articles that may be better raised and Manufactured among us—

An Adherence to engagements as well private as public we consider as the palladium of our honour and happiness and the flourishing state of our Country with its increasing resources we presume will soon free us from the imputation of violated faith—We are pleased to find that the revision of the Laws meets your Excellency's approbation and are happy in assuring you that we hope soon to have the important object compleated—

All communications from your Excellency we shall receive with pleasure and chearfully join in every measure to promote the General Good—

That you may long live and enjoy the benedictions of a grateful people and at Some very distant period be called to inherit the rewards of the Christian and the Patriot is our fervent prayer—  
Signed Oliver Peabody for the Committee which report being read and considered, *voted* that it be received and Accepted—

Sent up by M<sup>r</sup> Crawford—

Agreably to the order of the day proceeded to a hearing on Petitions—

\* 14-30

\* Adjourned to 3 oClock P M—

Met accordingly

*Voted* that the Petition of Weymouth Wallace be referred to the Committee on William Lowells Petition and that they report thereon—

Sent up by M<sup>r</sup> Grout

*Voted* that M<sup>r</sup> Wellman, M<sup>r</sup> Page and M<sup>r</sup> Holmes with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Rev<sup>d</sup> Oliver Noble and report thereon—

Sent up by M<sup>r</sup> Wellman

The Committee on the Petition of Josiah Sweat and others reported that the prayer thereof be so far granted as that a Committee be appointed by this Court to view the Premises (at the expence of the Petitioners) and report to this Court at their next Session—which report being read and considered *voted* that it be received and accepted and that Cap<sup>t</sup> Stephen Dole of Bedford Elijah Frink Esq<sup>r</sup> of Lempster and Timothy Taylor Esq<sup>r</sup> of Merimac be a Committee for the purpose aforesaid—

Sent up by M<sup>r</sup> Wellman

Upon hearing and considering the Petition of John Young Esq<sup>r</sup> motion was made that the prayer thereof be granted and that he have leave to bring in a Bill accordingly; on which motion the yeas and nays were called and are as follows—viz—

Yeas.	Yeas.	Yeas.	Yeas.
Mr Macgregore	Mr Clark	Mr Temple	Mr Kimball
Mr Eastman	Mr Wallace	Mr Rand	Mr Duncan
Mr T Bartlett	Mr Shepherd	Mr Wellman	Mr Baker
Mr Chamberlain	Mr Stiles	Mr Lane	Mr Burnam
Mr Palmer	Mr Whitcomb	Mr Penniman	Mr Dow
Mr Hale	Mr Gaskill	Mr Morss	Mr Young
Mr McMillan	Mr Alexander		

* Yays.	Nays.	Nays.	Nays. * 14-31
M <sup>r</sup> Wentworth	M <sup>r</sup> Plummer	M <sup>r</sup> Bedee	M <sup>r</sup> Gerrish
M <sup>r</sup> Connor	M <sup>r</sup> R Bartlett	M <sup>r</sup> Emerson	M <sup>r</sup> Allen
M <sup>r</sup> Blanchard	M <sup>r</sup> Gibson	M <sup>r</sup> Parker	M <sup>r</sup> Grout
M <sup>r</sup> Weeks	M <sup>r</sup> Kellie	M <sup>r</sup> Barrett	M <sup>r</sup> Stone
M <sup>r</sup> Brown	M <sup>r</sup> Badger	M <sup>r</sup> Abbott	M <sup>r</sup> Crawford
M <sup>r</sup> White	M <sup>r</sup> Giles	M <sup>r</sup> Cragin	M <sup>r</sup> Dame

26 Yeas — 24 Nays — so it passed in the Affirmative —

Sent up by M<sup>r</sup> Gerrish —

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Penniman & M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Selectmen and others Inhabitants of Unity and report thereon —

Sent up by M<sup>r</sup> Flanders —

*Voted* that the hearing on the Petition of Jacob Hurd and others which was to have been this day before the General Court be postponed to the Second Friday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and this order of Court be published in one of the New Hampshire News papers, also posted up in Some public place in the Town of Lyman three weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Young

*Voted* that M<sup>r</sup> Connor, M<sup>r</sup> Hoit M<sup>r</sup> Abbott, M<sup>r</sup> Shepherd and M<sup>r</sup> Dow, with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Gen<sup>l</sup> James Reid and all other Invalids belonging to this state and report thereon —

Sent up by M<sup>r</sup> Stiles

*Voted* that M<sup>r</sup> Gibson, M<sup>r</sup> Barrett & M<sup>r</sup> McClarey with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Gideon Tiffany and report thereon

Sent up by M<sup>r</sup> Stiles —

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Stiles & M<sup>r</sup> Warner with such of the Honb<sup>l</sup> Senate as they may join be added to the Committee to consider what is the best method to be taken for chusing Representatives to Congress and report thereon —

Sent up by M<sup>r</sup> Gaskill

\* Upon reading and considering the Petition of Josiah Kenney *voted* that he be recommended to the Clemency of the President and Council for pardon and remittance as they judge proper —

Sent up by M<sup>r</sup> Lane

*Voted* that M<sup>r</sup> Abbott, M<sup>r</sup> Gibson & M<sup>r</sup> White with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Daniel Rindge Esq<sup>r</sup> & others and report thereon —

Sent up by M<sup>r</sup> Kelley

An Act in addition to and amendment of an Act intiled an Act to restore John Hogg and others to their Law — was read a third time and passed to be Enacted —

Sent up by Mr Barrett & Mr Eastman

Upon reading and considering the Petition of the Select men of the Town of Portsmouth *voted* that it be referred to the Committee on the Petition of the Trustees of Chesterfield Academy and others and that they report thereon —

Sent up by Mr Stone

*Voted* that Mr Gains, Mr Badger, Mr [J.] Smith, Mr Holmes and Mr Eames with such of the Honb<sup>l</sup> Senate as they may join be a Committee to Nominate to this House Six proper persons out of whom for three to be appointed a Committee to Settle the accounts between this state and the Treasurer thereof —

Sent up by Mr Bedee

*Voted* that Mr Flanders, Mr Hoit & Mr Parker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Maj<sup>r</sup> Joseph Kimball in behalf of the Selectmen of Plainfield and report thereon —

Sent up by Mr Alexander

*Voted* that Mr E Smith, Mr McMillan & Mr Cragin with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Isaac Moore & report thereon —

Sent up by Mr Prescott —

\* 14-33

\* Adjourned to 8 oClock to morrow morning

SATURDAY JUNE 12<sup>th</sup> 1790.

The House met according to adjournment

The Committee on the Letter received from the Honb<sup>l</sup> John Hubbard Esq<sup>r</sup> Judge of the Probate of Wills &c. for the County of Cheshire, Reported that the said Hubbard be requested to order the Trustee of the Estate of Breed Batcheldor to pay the ballance due to this State to the Treasurer thereof in public Securities of this State — which report being read and considered, *voted* that it be received and accepted —

Sent up by Mr Stiles —

*Voted* that the hearing on the Petition from the Towns of Wendall, Lempster, Unity, Newport & Fishersfield which was to have been this Session of the General Court be postponed to the Second Thursday of the next Session and that Cap<sup>t</sup> Jeremiah Stiles of Keene, Lemuel Holmes of Surrey & Maj<sup>r</sup> Daniel Warner of Amherst be a Committee at the Expence of the Petitioners to view the Situation of said Petitioners and report their Opinion at the next Session — said Committee are to notify the Select men of

the Several Towns to attend them at the time and place of their meeting — Sent up by M<sup>r</sup> Stiles —

*Voted* that M<sup>r</sup> Taylor, M<sup>r</sup> Abbott, M<sup>r</sup> Badger, M<sup>r</sup> Shepherd & M<sup>r</sup> Wentworth with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Maj<sup>r</sup> Jonathan Cass report thereon — Sent up by M<sup>r</sup> M<sup>c</sup>Clarey

The Committee on the Petition of Samuel Ladd & others the Petition of Ichabod Robie and others &c Reported that the Laws for the preservation of fish in Merrimac River do not answer the purpose intended and that Some alterations and additions to said Laws are necessary to effect the design proposed — which report being read and considered, *voted* that it be received and accepted and that Col<sup>o</sup> Badger be desired to get a Bill draughted agreeable to some minutes made by the Committee —

Sent up by M<sup>r</sup> Stiles

The Committee appointed in January last to view the lines between the Revr<sup>d</sup> M<sup>r</sup> Barnard's & the Revr<sup>d</sup> M<sup>r</sup> Bruce's parishes \* in Amherst reported that the lines between the \* 14-34 said Parishes be in future conformable to the following description (viz) beginning at the Southeast corner of the Warner lot so called and the Southwest corner of the Lot that John Cochran & Amos Flint now lives on, thence running Northwardly on the west line of said Cochrans and Flints lot to the Northwest corner thereof — thence running Eastwardly to the Southwest corner of the Lot that Nathan Fuller now lives on, thence running Northwardly to the Northwest corner of the same — thence running Eastwardly to the Southwest corner of the lot Benjamin Pike now lives on, thence running Northwardly to the Northwest corner of the Same, thence running Westwardly to the Southwest corner of the Lot John Manning now lives on — thence running Northwardly to the Northwest corner of the Same — thence running Eastwardly to the Southwest corner of Lot number ninety supposed to belong to Holt and Abbott — thence running Northwardly to the Northwest corner of said Lot, thence running Eastwardly to the southwest corner of lot number 104, thence running Northwardly to the Northwest corner of the Same thence running Eastwardly to the Southwest corner of Henry Spaulding's land thence running Northwardly by said Spauldings land to the Northeast corner thereof, till it intersects the line between Amherst aforesaid and New Boston so as to take in all Spauldings land now belonging to the farm he now lives on and leave

all the lots South and east of the above described lines to the Rev<sup>d</sup> M<sup>r</sup> Barnards Parish in said Amherst

Concord June 10<sup>th</sup> 1790 — Sign<sup>d</sup> Cyrus Baldwin for the Com<sup>tee</sup> which report being read and considered *voted* that it be received and accepted and that they have leave to bring in a Bill accordingly — Sent up by M<sup>r</sup> Holmes

An Act to empower Abel Allen to sell certain lands in Chesterfield in the County of Cheshire belonging to his wards, was read a third time and passed to be Enacted —

Sent up M<sup>r</sup> Holmes & M<sup>r</sup> Alexander.

\* 14-35 \*An Act to empower the Superior Court of Judicature for the County of Rockingham to be holden at Portsmouth on the fourth Tuesday of April 1791 to take cognizance of and give Judgment in an Action wherein William James of Bristol in the County of Bristol and Kingdom of Great Britain Merchant was Appellant against George Meserve of Portsmouth in the Province of New Hampshire Merchant appellee was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Holmes & M<sup>r</sup> Alexander

Adjourned to Monday next at 3 oClock P. M.

MONDAY JUNE 14<sup>th</sup> 1790

The House met according to adjournment

Upon reading and considering the Petition of Samuel Campfield and the report of a Committee thereon, *voted* that the Petitioner be heard thereon before the General Court on y<sup>e</sup> 2<sup>d</sup> Wednesday of the next session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively prior to the Sitting of said Court in one of the New Hampshire News papers that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Prescott

Upon reading and considering the Petition of Gideon Tiffany and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next session and that in the mean time the Petitioner cause that Alexander Phelps or his Attorney be served with a Copy of said Petition and order of Court thereon three weeks prior to the sitting of said Court that he may then appear and shew cause why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Stiles

*Voted* that Mr Badger, Mr Gains, & Mr Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Selectmen of Wendall & report thereon—

Sent up by Mr Young

\* Upon reading and considering the Petition of the \* 14-36  
Select men of Lyman and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Friday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively prior to the sitting of said Court in one of the New Hampshire News papers that any person or persons may then appear and shew cause why the prayer thereof may not be granted—

Sent up by Mr Young

The Committee on the Petition of Elisabeth McClarey reported that the Petitioner be heard thereon before the General Court on Some day in the next Session— On reading said report Motion was made to accept the Same on which motion the yeas and nays were called and are as follows viz.

Yeas.	Yeas.	Yeas.	Yeas.
Mr Blanchard	Mr Warner	Mr Temple	Mr Duncan
Mr Brown	Mr Clark	Mr M Smith	Mr Baker
Mr McClarey	Mr Wallace	Mr Rand	Mr Burnam
Mr Gibson	Mr Shepherd	Mr Wellman	Mr Dow
Mr Kellie	Mr Stiles	Mr Grout	Mr Crawford
Mr Palmer	Mr Whitcomb	Mr Penniman	Mr Young
Mr N Hoit	Mr Prescott	Mr Morse	Mr Eames
Mr Copp	Mr Alexander	Mr Kimball	Mr Badger
Mr McMillan			
Nays.	Nays.	Nays.	Nays.
Mr White	Mr E Smith	Mr Cragin	Mr Lane
Mr Eastman	Mr Hale	Mr Gerrish	Mr Holmes
Mr Plummer	Mr Giles	Mr Page	Mr Stone
Mr Chamberlain	Mr Barrett	Mr Gaskill	Mr Dame
Mr Bartlett	Mr Abbott	Mr Allen	

33 Yeas—19 Nays—So it was Accepted—

Whereupon *voted* that the Petitioner be heard thereon before the General Court on the Second Friday of the next Session and that in the mean time the Petitioner \* cause \* 14-37 that Nathanael Gilman the Petitionee be served with a Copy of the Petition and order of Court thereon three weeks prior to the Sitting of said Court that he may then appear and Shew cause why the prayer thereof may not be granted and that the

Execution against the Petitioner be stayed until the decision of the General Court — Sent up by M<sup>r</sup> Gaskill

Upon reading and considering the Petition of Moody Bedel *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly — Sent up by M<sup>r</sup> Dow

The Committee to take under consideration the Act of Congress respecting Light Houses &c and report whether the light house in this State and what territory shall be ceded to the United States — Reported that the light house in this State with one quarter of an Acre of Land adjoining be ceded to the United States — which report being read and considered *voted* that it be received and Accepted & that a Bill be brought in for that purpose — Sent up by M<sup>r</sup> Wentworth

Upon reading and considering the Petition of William Burrows Jun<sup>r</sup> *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that James Butterfield the Petitionee be served with a Copy of the Petition and order of Court thereon within Six weeks from this time that he may then appear and Shew cause if any he hath why the prayer thereof may not be granted and that the Execution against said burrows be stayed until the decision of the General Court —

Sent up by M<sup>r</sup> Burnam  
*Voted* that M<sup>r</sup> Giles, M<sup>r</sup> Plummer, M<sup>r</sup> Barrett, M<sup>r</sup> Dow & M<sup>r</sup> Duncan with Such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration a letter from M<sup>r</sup> Thomas Odiorne to the Honb<sup>l</sup> the Speaker of this House and report thereon — Sent up by M<sup>r</sup> Giles —

\* 14-38 \* *Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Barrett, M<sup>r</sup> White M<sup>r</sup> Eames & M<sup>r</sup> Whitcomb, with such of the Honb<sup>l</sup> Senate as they may join be a Committee to draught a Bill for establishing permanent and Honb<sup>l</sup> Salaries for the Honb<sup>l</sup> Justices of the Superior Court of Judicature for this State and lay the Same before this House — Sent up by M<sup>r</sup> Gerrish

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Copp, M<sup>r</sup> J Smith, M<sup>r</sup> Page & M<sup>r</sup> Dow with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration what business is yet necessary to be done at this session and at what time and to what time and place this Court shall be adjourned also consider what allowance shall be made to the Members of the Honb<sup>l</sup> Senate & House of Representatives & their Officers for travel & attendance at the present Session and report thereon —

Sent up by M<sup>r</sup> Wallace



Upon reading and considering the Petition of the Inhabitants of Alexandria *voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively prior to the sitting of said Court in the New Hampshire Gazette that any person or persons may then appear and Shew cause (if any they have) why the prayer thereof may not be granted —

Sent up by Mr Crawford

*Voted* that Mr Gibson, Mr Barrett & Mr Gaskill with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of James Houston and report thereon —

Sent up by Mr Dole

*Resolved* that his Excellency the President be \*re- \*14-39  
quested to direct the Several Judges of Probate within this State immediately to call on the Trustees to the Estate of Absentees to settle their Accounts and pay to the Treasurer the ballances due thereon and on failure thereof to deliver the Bonds of such Trustees into the hands of the Attorney General to be prosecuted —

Sent up by Mr Stone

*Voted* that Mr Plummer, Mr Hoit & Mr Flanders with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of William Hastings and report thereon —

Sent up by Mr Dole

*Voted* that Mr White Mr Hoit, Mr Cragin, Mr Page and Mr Baker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of the Treasurer's issuing extents for outstanding Taxes, Excise & Impost and report thereon —

Sent up by Mr Burnam

*Voted* that Jonathan Lock be allowed eighteen shillings in full for his Account for going to Nottingham to Notify Gen<sup>l</sup> Cilley of his Appointment and that the President give order accordingly —

Sent up by Mr Tarlton

*Voted* that the Account of Richard Hazzen Osgood amounting to one pound twelve shillings & ten pence be allowed and paid out of the Treasury by order of the President —

Sent up by Mr Tarlton

Adjourned to 8 oClock to morrow morning

TUESDAY JUNE 15<sup>th</sup> 1790.

The House met according to adjournment

The Committee on the Petition of Maj<sup>r</sup> Jonathan Cass reported that the Treasurer be directed to receive of Maj<sup>r</sup> Jonathan Cass

the Sum of one hundred and twenty pounds in the Securities of this State in part payment of an Extent for Excise now lying against said Cass & that the extent for the remainder of said Bond be Stayed until the next session of the General Court, which report being read and considered *voted* that it be \* 14-40 received and \* accepted with this amendment that the Treasurer receive one hundred pounds only in State Securities— Sent up by M<sup>r</sup> Wellman

An Act to enable Oliver Farwell and Daniel Stearns to sell the Real Estate of Josiah Hodgman late of Merrimac deceased, was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Flanders & M<sup>r</sup> Dame

An Act to enable the Inhabitants of the one Milesip and Duxbury school farms to lay out make and repair all necessary highways & bridges within their districts and to raise money and apply it for schooling their youth in the same manner as the Several Incorporated Towns in this State are Impowered by Law to do— was read a third time & passed to be Enacted—

Sent up by M<sup>r</sup> Flanders & M<sup>r</sup> Dame—

The Committee to consider what is the best method to be taken for chusing representatives to represent this State in the Congress of the United States— Reported that the state be divided into three districts for that purpose— On reading said report motion was made to accept the same on which motion the yeas and nays were called and are as follows (viz)—

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Warner	M <sup>r</sup> Page	M <sup>r</sup> Wellman	M <sup>r</sup> Stone
M <sup>r</sup> Parker	M <sup>r</sup> Stiles	M <sup>r</sup> Lane	M <sup>r</sup> Baker
M <sup>r</sup> Barrett	M <sup>r</sup> Prescott	M <sup>r</sup> Grout	M <sup>r</sup> Dow
M <sup>r</sup> Abbott	M <sup>r</sup> M Smith	M <sup>r</sup> Holmes	M <sup>r</sup> Tarlton
M <sup>r</sup> J Smith	M <sup>r</sup> Rand	M <sup>r</sup> Penniman	M <sup>r</sup> Dame
M <sup>r</sup> Wallace	M <sup>r</sup> Allen		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Flanders	M <sup>r</sup> Temple	M <sup>r</sup> Crawford
M <sup>r</sup> Sherburne	M <sup>r</sup> Brown	M <sup>r</sup> Chamberlain	M <sup>r</sup> Badger
M <sup>r</sup> Wentworth	M <sup>r</sup> White	M <sup>r</sup> R Bartlett	M <sup>r</sup> Giles
M <sup>r</sup> Connor	M <sup>r</sup> Eastman	M <sup>r</sup> Gibson	M <sup>r</sup> Hoit
M <sup>r</sup> Macgregore	M <sup>r</sup> Plummer	M <sup>r</sup> Kellie	M <sup>r</sup> Copp
M <sup>r</sup> Blanchard	M <sup>r</sup> Bartlett	M <sup>r</sup> E Smith	M <sup>r</sup> McMillan
* 14-41 * M <sup>r</sup> Clark	M <sup>r</sup> McClarey	M <sup>r</sup> Palmer	M <sup>r</sup> Emerson
M <sup>r</sup> Cragin	M <sup>r</sup> Shepherd	M <sup>r</sup> Morss	M <sup>r</sup> E Hoit
M <sup>r</sup> Gerrish	M <sup>r</sup> Whitcomb	M <sup>r</sup> Duncan	M <sup>r</sup> Young
	M <sup>r</sup> Alexander	M <sup>r</sup> Burnam	M <sup>r</sup> Eames

22 Yeas—39 Nays—So it was not accepted but was recommended—

[Agreeably to the order of the day proceeded to a hearing on Petitions—]

Adjourned to 3 o'clock P. M.

Met accordingly—[and proceeded to a hearing on petitions.]

*Voted* that the hearing on the Petitions of Stephen Herriman Esq<sup>r</sup> & others and the Petition of Charles Johnston Esq<sup>r</sup> and others which were to have been this day before the General Court be postponed to the second Tuesday of the next Session of which all persons concerned are to take notice and govern themselves accordingly—

Sent up by M<sup>r</sup> Crawford—

Upon reading and considering the Petition of Sarah Sherburne and others *voted* that the prayer of the Petition be granted and that the Petitioners have leave to bring in a Bill granting the liberty of entering an Action at the next Superior Court to be holden in said County as though it had been appealed, and that the Executions and all demands between the parties be stayed until the decision of the Superior Court—

Sent up by M<sup>r</sup> Wentworth

*Voted* that M<sup>r</sup> Wallace, M<sup>r</sup> Dole & M<sup>r</sup> Abbott with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Job Dow Esq<sup>r</sup> and report thereon—

Sent up by M<sup>r</sup> Temple

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Gains & M<sup>r</sup> [N.] Hoit with Such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Porter Esq<sup>r</sup> and report thereon—

Sent up by M<sup>r</sup> Wentworth

Upon hearing and considering the Petition of the Honb<sup>l</sup> John Sullivan Esq<sup>r</sup> motion was made that the prayer thereof be granted—On which motion the yeas and \*Nays were \*14-42 called and are as follows viz—

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Wentworth	M <sup>r</sup> Copp	M <sup>r</sup> Shepherd	M <sup>r</sup> Wellman
M <sup>r</sup> Macgregore	M <sup>r</sup> McMillan	M <sup>r</sup> Stiles	M <sup>r</sup> Lane
M <sup>r</sup> Bartlett	M <sup>r</sup> Dole	M <sup>r</sup> Whitcomb	M <sup>r</sup> Holmes
M <sup>r</sup> McClarey	M <sup>r</sup> Warner	M <sup>r</sup> Gaskill	M <sup>r</sup> Stone
M <sup>r</sup> Chamberlain	M <sup>r</sup> Barrett	M <sup>r</sup> Prescottt	M <sup>r</sup> Burnam
M <sup>r</sup> R Bartlett	M <sup>r</sup> Clark	M <sup>r</sup> Temple	M <sup>r</sup> Dow
M <sup>r</sup> Palmer	M <sup>r</sup> Wallace	M <sup>r</sup> M Smith	M <sup>r</sup> Tarlton
M <sup>r</sup> Badger	M <sup>r</sup> Flanders	M <sup>r</sup> Rand	M <sup>r</sup> Young
M <sup>r</sup> N Hoit			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Brown	M <sup>r</sup> Gibson	M <sup>r</sup> Giles
M <sup>r</sup> Connor	M <sup>r</sup> White	M <sup>r</sup> Kellie	M <sup>r</sup> Emerson
M <sup>r</sup> Blanchard	M <sup>r</sup> Eastman	M <sup>r</sup> E Smith	M <sup>r</sup> Abbott
M <sup>r</sup> Toppan	M <sup>r</sup> Plummer	M <sup>r</sup> Hale	M <sup>r</sup> Cragin

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gerrish	M <sup>r</sup> Grout	M <sup>r</sup> Duncan	M <sup>r</sup> E Hoit
M <sup>r</sup> Page	M <sup>r</sup> Penniman	M <sup>r</sup> Baker	M <sup>r</sup> Dame
M <sup>r</sup> Alexander	M <sup>r</sup> Morse	M <sup>r</sup> Crawford	M <sup>r</sup> Eames
M <sup>r</sup> Allen	M <sup>r</sup> Kimball		

33 Yeas—30 Nays—So the prayer thereof was granted and the Petitioner hath leave to bring in a Bill accordingly

Sent up by M<sup>r</sup> Copp—

Upon hearing and considering the Petition of the Select men of New Chester and Bridgewater *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly at this or the next Session—

Sent up by M<sup>r</sup> Holmes

Upon hearing and considering the Petition of the Select men of Warren *voted* that the Petitioners have leave to bring in a Bill at this or the next Session authorizing the Select men to levy a Tax of two pence  $\frac{1}{2}$  Acre for one year on the Lots of the Non-residents which are now laid out—

Sent up by M<sup>r</sup> Holmes—

Upon hearing and considering the Petition of Joseph Blake *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly

Sent up by M<sup>r</sup> Holmes

Upon hearing and considering the Petition of the Select men of Wentworth *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly—

Sent up by M<sup>r</sup> Dame

\*14-43 \* Upon hearing and considering the Petition of Col<sup>o</sup> Ebenz<sup>r</sup> Brewster *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly at this or the next Session—

Sent up by M<sup>r</sup> Holmes

Upon hearing and considering the Petition of the Select men of Protectworth *voted* that the prayer thereof be so far granted as that they have leave to bring in a Bill at this or the next Session for raising two pence  $\frac{1}{2}$  Acre on all the land in said Town for one year—

Sent up by M<sup>r</sup> Duncan

*Voted* that the hearings on the Petition of the Select men of Alstead, the Petition of Jonathan Blake Esq<sup>r</sup> and the Petition of the Selectmen of Wendall which were to have been this day before the General Court be postponed to the Second Tuesday of the next Session and that the Selectmen of said Alstead and the Select men of said Wendall cause that public notice be given agreeably to the former order three weeks prior to the Next Session of said General Court—

Sent up by M<sup>r</sup> Duncan

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to-

morrow of which all persons concerned are to take notice and govern themselves accordingly— Sent up by M<sup>r</sup> Duncan

Adjourned to 8 oClock to morrow morning

WEDNESDAY JUNE 16<sup>th</sup> 1790.

The House met according to adjournment

*Voted* that M<sup>r</sup> Dow, M<sup>r</sup> Penniman, & M<sup>r</sup> Gibson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Bath and report thereon —

Sent up by M<sup>r</sup> Young

Upon hearing and considering the Petition of Jaasiel Herriman *voted* that the Petitioner have liberty to re-enter Said Action at the Inferior Court next to be holden in the County of Grafton and plead to the said Action as fully as though no default had taken place & that he have leave to bring in a Bill accordingly —

Sent up by M<sup>r</sup> Young

\* *Voted* that M<sup>r</sup> Burnam, M<sup>r</sup> Barrett M<sup>r</sup> White M<sup>r</sup> \* 14-44  
Toppam & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the proposals made by William Page Esq<sup>r</sup> for a tract of Land also consider of the propriety of disposing of the unlocated Lands in the North-erly part of this State and report thereon —

Sent up by M<sup>r</sup> Parker

Upon reading and considering the Petition of the Inhabitants of Chester praying that the time of holding their Annual meeting may be altered *voted* that the prayer thereof be granted and that they have leave to bring in a Bill or Resolve accordingly —

Sent up by M<sup>r</sup> Blanchard

An Act to incorporate certain Locations in the County of Grafton by the Name of Bartlett — was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> McMillan & M<sup>r</sup> Parker

Upon reading and considering the Petition of the select men of Packersfield *voted* that the prayer thereof be so far granted as that they have leave to bring in a Bill at this or the next Session for raising a Tax of two pence on each acre of Nonresidents Lands in said Town for one year —

Sent up by M<sup>r</sup> Morss —

Col<sup>o</sup> Benjamin Stone not appearing in Support of his Petition — motion was made to dismiss the Same, on which motion the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Kellie	M <sup>r</sup> Gerrish	M <sup>r</sup> Holmes
M <sup>r</sup> Wentworth	M <sup>r</sup> E Smith	M <sup>r</sup> Page	M <sup>r</sup> Penniman
M <sup>r</sup> Connor	M <sup>r</sup> Hale	M <sup>r</sup> Shepherd	M <sup>r</sup> Morss
M <sup>r</sup> Toppan	M <sup>r</sup> Giles	M <sup>r</sup> Stiles	M <sup>r</sup> Duncan
M <sup>r</sup> Brown	M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb	M <sup>r</sup> Baker
M <sup>r</sup> White	M <sup>r</sup> Parker	M <sup>r</sup> Alexander	M <sup>r</sup> E Hoit
M <sup>r</sup> Eastman	M <sup>r</sup> Barrett	M <sup>r</sup> Allen	M <sup>r</sup> Dame
M <sup>r</sup> Plummer	M <sup>r</sup> Cragin	M <sup>r</sup> Grout	M <sup>r</sup> Eames —
M <sup>r</sup> Gibson			
*14-45 *Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Macgregore	M <sup>r</sup> Badger	M <sup>r</sup> Prescott	M <sup>r</sup> Burnam
M <sup>r</sup> Blanchard	M <sup>r</sup> N Hoit	M <sup>r</sup> M Smith	M <sup>r</sup> Crawford
M <sup>r</sup> T Bartlett	M <sup>r</sup> Copp	M <sup>r</sup> Rand	M <sup>r</sup> Payne
M <sup>r</sup> McClarey	M <sup>r</sup> Taylor	M <sup>r</sup> Wellman	M <sup>r</sup> Dow
M <sup>r</sup> Chamberlain	M <sup>r</sup> Emerson	M <sup>r</sup> Lane	M <sup>r</sup> Tarlton
M <sup>r</sup> R Bartlett	M <sup>r</sup> Warner	M <sup>r</sup> Stone	M <sup>r</sup> Young
M <sup>r</sup> Palmer	M <sup>r</sup> Clark	M <sup>r</sup> Kimball	

33 Yeas—27 Nays—so it was dismissed—

*Voted* that M<sup>r</sup> Hoyt, M<sup>r</sup> Cragin & M<sup>r</sup> Payne with such of the Hon<sup>b</sup> Senate as they may join be a Committee to consider of the Petition of the Heirs of Col<sup>o</sup> John Wentworth deceased and report thereon — Sent up by M<sup>r</sup> Giles

*Voted* that the account of Cap<sup>n</sup> David Hough amounting to three pounds twelve shillings be allowed and paid out of the Treasury by order of the President—

Sent up by M<sup>r</sup> Chamberlain

Upon reading and considering the Petition of the Proprietors of Eaton and Burton *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of their next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazzette Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted — Sent up by M<sup>r</sup> Taylor

The Committee on the Petition of Cap<sup>t</sup> Thomas Leavitt reported that the prayer of said Petition be granted and that he have leave to bring in a Bill accordingly — Sent up by M<sup>r</sup> Toppan

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of the Inhabitants of Cardigan *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly at this or the next Session — Sent up by M<sup>r</sup> Toppan

\* Upon hearing and considering the Petition of the \* 14-46  
Inhabitants of Gilsom and Sullivan *voted* that the prayer  
thereof be granted and that they have leave to bring in a Bill  
accordingly at this or the next Session Sent up by M<sup>r</sup> Cragin

*Voted* that M<sup>r</sup> Badger, M<sup>r</sup> Payne, & M<sup>r</sup> Gibson with such of the  
Honb<sup>l</sup> Senate as they may join be a Committee to consider of the  
Petition of Maj<sup>r</sup> William Boynton & report thereon —

Sent up by M<sup>r</sup> Bartlett

*Voted* that the hearing on the Petition of Joseph Hicks Esq<sup>r</sup>  
which was to have been this day before the General Court be  
postponed to the third Wednesday of the next Session of which all  
persons concerned are to take notice and govern themselves  
accordingly —

Sent up by M<sup>r</sup> Temple

*Voted* that M<sup>r</sup> White M<sup>r</sup> E Smith, M<sup>r</sup> Barrett, M<sup>r</sup> Page & M<sup>r</sup>  
Eames with such of the Honb<sup>l</sup> Senate as they may join be a Com-  
mittee to take under consideration what shall be done with the  
money now in the Treasury and report thereon —

Sent up by M<sup>r</sup> M<sup>c</sup>Clarey

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> N : Hoit, M<sup>r</sup> J Smith M<sup>r</sup> Page & M<sup>r</sup>  
Dow with such of the Honb<sup>l</sup> Senate as they may join be a Com-  
mittee to consider of the propriety of exempting the bodies of  
debtors from being imprisoned by executions arising upon civil  
contracts when Sufficient property may be had, and report  
thereon —

Sent up by M<sup>r</sup> Duncan

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> [E.] Smith, M<sup>r</sup> Barrett M<sup>r</sup> Pen-  
niman & M<sup>r</sup> Dow with such of the Honb<sup>l</sup> Senate as they may join  
be a Committee to consider of the Representation and Petition of  
George Hough and all Similar matters and report thereon —

Sent up by M<sup>r</sup> Duncan

Upon reading and considering the report of the \* Com- \* 14-47  
mittee appointed to report their Opinion Respecting an  
alteration in the lines of the Respective Counties in this state and  
whether any and what alterations are necessary *Voted* that the  
Secretary be requested to furnish the Several printers in this State  
with a Copy of said report as soon as conveniently may be and  
that the Several printers be requested to print the Same in the Sev-  
eral news papers three weeks Successively and that the further  
consideration of said report be postponed until the next Session —

Sent up by M<sup>r</sup> Lane

Adjourned to 3 oClock P. M.

Met accordingly —

The Committee to consider what is the best method to be taken  
for chusing Representatives to Congress, reported that a Similar

mode to that pursued by the Act for carrying into effect an Ordinance of Congress of the 13<sup>th</sup> of September 1788 is the best method of Chusing Representatives to represent this State in Congress and that a Bill be brought in accordingly — which report being read and considered *voted* that it be received and Accepted and that M<sup>r</sup> Plummer M<sup>r</sup> Toppan & M<sup>r</sup> E Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to draught a Bill for that purpose and lay the Same before this House —

Sent up by M<sup>r</sup> Copp —

Whereas Woodbury Langdon Esq<sup>r</sup> one of the Justices of the Superior Court of Judicature for said state has at divers times neglected his duty in said Office in not attending at the times and places prescribed by Law for holding said Court (*viz*) at Amherst on the Second Tuesday of May last at Charlestown in the County of Cheshire on the third Tuesday of May last and at Plymouth on the fourth Tuesday of said May and likewise by means of his not attending upon his said duty the Court which by Law was to have been holden at Plymouth within and for the County of Grafton on the fourth Tuesday of May A. D. 1789 was not \*14-48 holden at said time but adjourned until \*the Monday next preceeding the third Tuesday of October in the Same year by means whereof no business could be done at said Court which occasioned much inconveniency damage and uneasiness among the good citizens of this State —

And whereas it is absolutely necessary that the Superior Court should be composed of Gentlemen who can and will attend to the important business that must unavoidably be brought to said Court and the true genius of Republicanism dictating that it is absolutely essential that no Office in Government should be held as a *Sinecure*

Therefore *Resolved* that the President and Council be addressed by both houses of the Legislature to remove the said Woodbury Langdon Esq<sup>r</sup> from his Office of Justice of the Superior Court of Judicature of this state

On reading the foregoing, motion was made that the Same be passed into a Resolve on which motion the yeas and nays were called and are as follows (*viz*) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Hale	M <sup>r</sup> Page	M <sup>r</sup> Allen	M <sup>r</sup> Kimball
M <sup>r</sup> McMillan	M <sup>r</sup> Shepherd	M <sup>r</sup> Lane	M <sup>r</sup> Crawford
M <sup>r</sup> Dole	M <sup>r</sup> Stiles	M <sup>r</sup> Grout	M <sup>r</sup> Tarlton
M <sup>r</sup> Warner	M <sup>r</sup> Gaskill	M <sup>r</sup> Penniman	M <sup>r</sup> Duncan
M <sup>r</sup> Wallace	M <sup>r</sup> Temple		



Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Chamberlain	M <sup>r</sup> Parker	M <sup>r</sup> M Smith
M <sup>r</sup> Sherburne	M <sup>r</sup> R Bartlett	M <sup>r</sup> Barrett	M <sup>r</sup> Rand
M <sup>r</sup> Wentworth	M <sup>r</sup> Gibson	M <sup>r</sup> Abbott	M <sup>r</sup> Wellman
M <sup>r</sup> Connor	M <sup>r</sup> Kellie	M <sup>r</sup> Clark	M <sup>r</sup> Morse
M <sup>r</sup> Macgregore	M <sup>r</sup> E Smith	M <sup>r</sup> Cragin	M <sup>r</sup> Stone
M <sup>r</sup> Blanchard	M <sup>r</sup> Palmer	M <sup>r</sup> J Smith	M <sup>r</sup> Duncan
M <sup>r</sup> Brown	M <sup>r</sup> Giles	M <sup>r</sup> Gerrish	M <sup>r</sup> Baker
M <sup>r</sup> White	M <sup>r</sup> N Hoit	M <sup>r</sup> Flanders	M <sup>r</sup> Burnam
M <sup>r</sup> Eastman	M <sup>r</sup> Copp	M <sup>r</sup> Whitcomb	M <sup>r</sup> E Hoit
M <sup>r</sup> Plummer	M <sup>r</sup> Taylor	M <sup>r</sup> Prescott	M <sup>r</sup> Dow
M <sup>r</sup> T Bartlett	M <sup>r</sup> Emerson	M <sup>r</sup> Alexander	M <sup>r</sup> Young
M <sup>r</sup> McClarey			

18 Yeas — 45 Nays — so it was rejected —

\* An Act to enable Jacob Burbank to sell certain Land of his Ward — was read a third time and passed to be enacted \* 14-49  
Sent up by M<sup>r</sup> Brown & M<sup>r</sup> Dole

*Voted* that M<sup>r</sup> Gaskill, M<sup>r</sup> Grout, & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition and Account of Moore Russell & Report thereon

Sent up by M<sup>r</sup> Brown

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Hale & M<sup>r</sup> Toppan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Letter from the Treasurer to his Excellency the President & report thereon —  
Sent up by M<sup>r</sup> Brown

*Voted* that Thursday the twenty fifth day of November next be observed and kept as a day of public Thanksgiving throughout this State and that his Excellency the President with advice of Council be desired to issue a Proclamation Seasonably for that purpose —  
Sent up by M<sup>r</sup> Gains —

Upon reading and considering the Petition of William Tenny and the report of a Committee thereon — *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of their next Session and that in the mean time the Petitioner cause that Abijah Mosher the Petitionee be served with a Copy of the Petition and order of Court thereon three weeks prior to the Sitting of said Court that they or either of them may then appear and Shew cause why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Emerson

The following Resolve came down from the Honb<sup>l</sup> Senate for Concurrence —

State of New Hamp<sup>r</sup> In Senate June 16<sup>th</sup> 1790

Whereas a Resolve passed the General Court on the fifth day of June Current that a Special Court of General Sessions of the

Peace should be holden at Amherst in and for the County of Hillsborough on Thursday the tenth day of June current for the purpose of Examining the returns of votes for Register of Deeds in said County and that the Justices of said Court \*14-50 \*were in and by said Resolve impowered to adjourn from day to day for said purpose, and whereas said Special Court is not impowered to transact any other business —

Be it Therefore *Resolved* that the said Special Court of General Sessions of the peace at any time when it shall sit by adjournment as aforesaid previous to the next Session of said Court by Law Established be impowered to consider the Situation of Josiah Kenney now a prisoner in the Goal at said Amherst and remit to or take Security from him for the fine imposed on him by the Superior Court of Judicature holden at said Amherst in October last, if said Court shall think proper in the Same manner that the said Court might do at any Session Established by Law —

Sent up by M<sup>r</sup> Emerson

Adjourned to 8 oClock to morrow morning

THURSDAY JUNE 17<sup>th</sup> 1790

The House met according to adjournment

*Voted* that M<sup>r</sup> Toppan, M<sup>r</sup> Kellie, M<sup>r</sup> Emerson, M<sup>r</sup> Duncan & M<sup>r</sup> Page [Payne] with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Hobart Esq<sup>r</sup> and report thereon —

Sent up by M<sup>r</sup> Rand

Upon reading and considering the Petition from the Town of Coventry and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the Second Friday of the next Session & that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published in one of the News papers in this State three weeks Successively before the next Session that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted, and that the Extents against Coventry be stayed until a decision be had —

Sent up by M<sup>r</sup> Dow —

\*14-51 \**Voted* that M<sup>r</sup> Emerson, M<sup>r</sup> Warner & M<sup>r</sup> Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider the Petition of Col<sup>o</sup> Jonathan Wentworth and report thereon —

Sent up by M<sup>r</sup> Alexander

*Voted* that the Account of Jeremiah Eames Esq<sup>r</sup> be referred to

the Committee on the Petition & Account of Moore Russell and report thereon — Sent up by Mr Alexander

Upon reading and considering the Petition of the heirs of the Estate of Col<sup>o</sup> John Wentworth of Sommersworth deceased and the report of a Committee thereon, *voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of their next Session and that in the mean time the Petitioners cause that James Adams & John Henry Heiner mentioned in said Petition be served with a Copy of said Petition and order of Court thereon three weeks prior to the Sitting of said Court that they or either of them may then appear and Shew cause why the prayer thereof may not be granted — Sent up by Mr Gerrish

An Act to vacate and annul a certain deed made by Joseph Blake to his Son Isaac Blake dated Jan<sup>r</sup> 3<sup>d</sup> 1789 was read a third time and passed to be enacted —

Sent up by Mr Stiles & Mr Shepherd

An Act to enable Jonathan Sherburne of Portsmouth Physician to enter an appeal at the next Superior Court to be holden at Keene in and for the County of Cheshire from a judgment rendered against the said Jonathan by default in an Action of Covenant broken commenced against him and others by Jonathan Whitcomb Esq<sup>r</sup>, and to enable Sarah Sherburne & Samuel Penhallow who were Sued with the said Jonathan Sherburne but not Summoned to become parties to said Suit — was read a third time and passed to be Enacted —

Sent up by Mr Stiles & Mr Shepherd

Upon a Second reading of the title and preamble of a Bill for restoring the Honb<sup>l</sup> John Sullivan Esq<sup>r</sup> to his Law \*in certain Actions — Motion was made to accept the \* 14-52 Same, On which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Wentworth	Mr N Hoit	Mr Flanders	Mr Wellman
Mr Macgregore	Mr Copp	Mr Page	Mr Lane
Mr Blanchard	Mr McMillan	Mr Stiles	Mr Holmes
Mr T Bartlett	Mr Taylor	Mr Whitcomb	Mr Stone
Mr McClarey	Mr Dole	Mr Gaskill	Mr Burnam
Mr Chamberlain	Mr Warner	Mr Prescott	Mr Dow
Mr R Bartlett	Mr Barrett	Mr Temple	Mr Tarlton
Mr Palmer	Mr Clark	Mr M Smith	Mr Young
Mr Badger	Mr Wallace	Mr Rand	

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Kellie	M <sup>r</sup> Gerrish	M <sup>r</sup> Kimball
M <sup>r</sup> Connor	M <sup>r</sup> E Smith	M <sup>r</sup> Shepherd	M <sup>r</sup> Duncan
M <sup>r</sup> Toppan	M <sup>r</sup> Hale	M <sup>r</sup> Alexander	M <sup>r</sup> Baker
M <sup>r</sup> Brown	M <sup>r</sup> Giles	M <sup>r</sup> Allen	M <sup>r</sup> Crawford
M <sup>r</sup> White	M <sup>r</sup> Emerson	M <sup>r</sup> Grout	M <sup>r</sup> E Holt
M <sup>r</sup> Eastman	M <sup>r</sup> Abbott	M <sup>r</sup> Penniman	M <sup>r</sup> Dame
M <sup>r</sup> Plummer	M <sup>r</sup> Cragin	M <sup>r</sup> Morse	M <sup>r</sup> Eames
M <sup>r</sup> Gibson			

35 Yeas — 29 Nays — so it was accepted —

An Act to empower the Judge of the Court of Probate of Wills &c for the County of Grafton to allow a further time for the Commissioners on the Estate of Timothy Bedel late of Haverhill in said County of Grafton Esq<sup>r</sup> deceased represented Insolvent to receive Examine and report the claims against said Estate — was read a third time and passed to be Enacted.

Sent up by M<sup>r</sup> Gibson & M<sup>r</sup> Gaskill

*Voted* that M<sup>r</sup> Wentworth, M<sup>r</sup> Badger & M<sup>r</sup> McClarey with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Eliphalet Giddings Esq<sup>r</sup> & Nathanael Giddings and report thereon —

Sent up by M<sup>r</sup> Temple

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Toppan & M<sup>r</sup> Wellman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Hanson Hight and report thereon —

Sent up by M<sup>r</sup> Temple

\* 14-53 \* *Voted* that M<sup>r</sup> Young, M<sup>r</sup> Hoit & M<sup>r</sup> Palmer with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Smith Emerson & report thereon

Sent up by M<sup>r</sup> Parker

*Voted* that M<sup>r</sup> Dole, M<sup>r</sup> Taylor & M<sup>r</sup> Duncan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thomas Cochran Jun<sup>r</sup> and report thereon

Sent up by M<sup>r</sup> Warner

Upon reading and considering the Petition of the Inhabitants of the Northwest part of the Town of Lyndborough and others and the report of a Committee thereon — *Voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of their next Session and that in the mean time the Petitioners cause that the Select men of Lyndborough and Peterborough be served with a copy of the Petition and order of Court thereon Six weeks before the sitting of said Court that they may then appear and Shew cause if any they have why the prayer thereof may not be granted — and that a Committee at the Expence of the Petition-

ers be appointed to view the Situation of the Petitioners and report thereon at the next Session and that Robert Wallace Esq<sup>r</sup> Daniel Emerson Esq<sup>r</sup> & M<sup>r</sup> Francis Cragin be the Committee—

Sent up by M<sup>r</sup> Warner —

An Act directing the mode of chusing Representatives to the Congress of the United States — was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Chamberlain & M<sup>r</sup> Dame

An Act to restore John Sullivan Esq<sup>r</sup> to his Law in an Action heretofore brought by him against said Ebenezer Thompson Jun<sup>r</sup> for Defamation and James Sullivan in an Action heretofore by him brought against said Ebenezer Thompson Jun<sup>r</sup> for assault and Battery and also to restore John Sullivan Jun<sup>r</sup> James Sullivan, George Sullivan Jonathan Steele & Micah Davis to their Law in an Action brought against them by the said Ebenezer Thompson Jun<sup>r</sup> for Assault and Battery and to set aside the Report of Referees and the Judgment of Court thereon in said Actions — was read a third time & passed to be Enacted—

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Young

\*Whereas Woodbury Langdon Esq<sup>r</sup> one of the Justices \*14-54 of the Superior Court of Judicature for said state has at divers times neglected his duty in said Office in not attending at the times and places prescribed by Law for holding said Court (viz) at Amherst on the second Tuesday of May last and at Plymouth on the fourth Tuesday of said May — And likewise by means of his not attending upon his said duty the Court which by Law was to have been holden at Plymouth within and for the County of Grafton on the fourth Tuesday of May A D. 1789 was not holden at said time but adjourned until the monday next preceeding the third Tuesday of October in the Same year by means whereof no business could be done at said Court, which Occasioned much inconveniency damage and uneasiness among the good citizens of this State—

And whereas it is Absolutely necessary that the Superior Court should be composed of Gentlemen who can and will attend to the important business that must unavoidably be brought to said Court and the true genius of Republicanism dictating that it is absolutely essential that no Office in Government should be held as a Sinecure

Therefore *Resolved* that this house do impeach the said Woodbury Langdon Esq<sup>r</sup> of crimes and Misdemeanors and that a Committee be chosen to exhibit articles of impeachment to be laid before this House for their approbation and likewise to manage

the prosecution in behalf of this House before the Honb<sup>l</sup> Senate—  
Upon reading the foregoing motion was made that it be passed  
into a Resolve—on which motion the yeas & nays were called  
and were as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Macgregore	M <sup>r</sup> Temple	M <sup>r</sup> Grout	M <sup>r</sup> Payne
M <sup>r</sup> Blanchard	M <sup>r</sup> T Bartlett	M <sup>r</sup> Copp	M <sup>r</sup> Warner
M <sup>r</sup> Eastman	M <sup>r</sup> Palmer	M <sup>r</sup> McMillan	M <sup>r</sup> Flanders
*14-55 *M <sup>r</sup> Shepherd	M <sup>r</sup> Hale	M <sup>r</sup> Dole	M <sup>r</sup> Page
M <sup>r</sup> Stiles	M <sup>r</sup> M Smith	M <sup>r</sup> Penniman	M <sup>r</sup> Tarlton
M <sup>r</sup> Gaskill	M <sup>r</sup> Rand	M <sup>r</sup> Kimball	M <sup>r</sup> Dame
M <sup>r</sup> Prescott	M <sup>r</sup> Allen	M <sup>r</sup> Duncan	M <sup>r</sup> Young
M <sup>r</sup> Alexander	M <sup>r</sup> Wellman	M <sup>r</sup> Crawford	M <sup>r</sup> Chamberlain
	M <sup>r</sup> Lane	M <sup>r</sup> Hoit	M <sup>r</sup> R Bartlett
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Gibson	M <sup>r</sup> Parker	M <sup>r</sup> Whitcomb
M <sup>r</sup> Sherburne	M <sup>r</sup> Kellie	M <sup>r</sup> Barrett	M <sup>r</sup> Morse
M <sup>r</sup> Wentworth	M <sup>r</sup> E Smith	M <sup>r</sup> Abbott	M <sup>r</sup> Stone
M <sup>r</sup> Connor	M <sup>r</sup> Giles	M <sup>r</sup> Clark	M <sup>r</sup> Baker
M <sup>r</sup> Brown	M <sup>r</sup> N Hoit	M <sup>r</sup> Cragin	M <sup>r</sup> Burnam
M <sup>r</sup> White	M <sup>r</sup> Taylor	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Dow
M <sup>r</sup> Plummer	M <sup>r</sup> Emerson	M <sup>r</sup> Gerrish	M <sup>r</sup> Eames —
M <sup>r</sup> McClarey			

35 Yeas — 29 Nays — So it passed into a Resolve

An Act to alter the time of holding the Annual meeting in the  
Town of Chester — was read a third time and passed to be En-  
acted — Sent up by M<sup>r</sup> Blanchard & M<sup>r</sup> Giles

[An act to incorporate the township of Cardigan into a town by  
the name of Orange, was read a third time and passed to be  
enacted.]

An Act in addition to an Act intituled an Act to enable the Select  
men of Moultonborough to assess levy and collect a Tax on all  
the lands of Nonresident proprietors in said Town for building  
bridges and repairing highways in said Town — was read a third  
time and passed to be Enacted —

Sent up by M<sup>r</sup> Hoyt & M<sup>r</sup> Gerrish

*Voted* that M<sup>r</sup> Taylor, M<sup>r</sup> Plummer & M<sup>r</sup> Abbott with such of  
the Honb<sup>l</sup> Senate as they may join be a Committee to consider of  
the Petition of a number of the Creditors to the Estate of Thomas  
Parker and report thereon — Sent up by M<sup>r</sup> Blanchard

*Voted* that the allowance to the members of the Honb<sup>l</sup> Senate  
Council & House of Representatives and their Officers be the Same  
as was Allowed at the last Session of the General Court and that  
the Secretary and Clerk make up the Respective Rolls accord-  
ingly — Sent up by M<sup>r</sup> Taylor

Upon the report of the Committee for allowing four pence  $\frac{3}{4}$  mile for Travel to and from the General Court, the yeas & nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas. * 14-56
Mr Connor	Mr Taylor	Mr Shepherd	Mr Grout
Mr Macgregore	Mr Dole	Mr Stiles	Mr Penniman
Mr Blanchard	Mr Emerson	Mr Whitcomb	Mr Morse
Mr Plummer	Mr Warner	Mr Gaskill	Mr Stone
Mr T Bartlett	Mr Parker	Mr Prescott	Mr Kimball
Mr Chamberlain	Mr Barrett	Mr Alexander	Mr Baker
Mr Kellie	Mr Clark	Mr Temple	Mr Burnam
Mr E Smith	Mr Cragin	Mr M Smith	Mr Crawford
Mr Palmer	Mr J Smith	Mr Rand	Mr E Hoit
Mr Hale	Mr Wallace	Mr Allen	Mr Payne
Mr Copp	Mr Flanders	Mr Wellman	Mr Dame
Mr McMillan	Mr Page	Mr Lane	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr Brown	Mr Eastman	Mr Gibson	Mr Gerrish
Mr White	Mr R Bartlett	Mr Giles	Mr Duncan

48 yeas — 8 Nays — So it passed in the Affirmative

On reading the Report of the Committee, which was that the next Session of the General Court be holden at Concord — motion was made to accept the Same on which motion the yeas and nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
Mr Blanchard	Mr Taylor	Mr Allen	Mr Duncan
Mr Brown	Mr Dole	Mr Wellman	Mr Baker
Mr Eastman	Mr Clark	Mr Lane	Mr Burnam
Mr R Bartlett	Mr Wallace	Mr Grout	Mr Crawford
Mr Chamberlain	Mr Gerrish	Mr Penniman	Mr E Hoit
Mr Palmer	Mr Flanders	Mr Morse	Mr Dow
Mr N Hoit	Mr Shepherd	Mr Stone	Mr Dame
Mr McMillan	Mr Prescott	Mr Kimball	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr McClarey	Mr Warner	Mr Gaskill
Mr Sherburne	Mr Gibson	Mr Parker	Mr Alexander
Mr Wentworth	Mr Kellie	Mr Barrett	Mr Temple
Mr Connor	Mr E Smith	Mr Abbott	Mr M Smith
Mr Macgregore	Mr Hale	Mr Smith	Mr Rand
Mr White	Mr Giles	Mr Page	Mr Payne
Mr Plummer	Mr Copp	Mr Stiles	Mr Eames
Mr T Bartlett	Mr Emerson	Mr Whitcomb	

32 Yeas — 31 Nays — So it passed in the Affirmative

Sent up by Mr Lane

- \* 14-57 \*An Act to enable James Macgregore Esq<sup>r</sup> to sell certain Lands—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Taylor & M<sup>r</sup> Emerson

The Committee on the Petition and Account of Moore Russell &c Reported that Moore Russell be paid three pounds ten shillings in full of his Account and that said Sum be paid out of the Treasury by order of the President—which report was read & consider<sup>d</sup> Rec<sup>d</sup> & Accepted—

Sent up by M<sup>r</sup> Taylor

The Committee on the Account of Jeremiah Eames Esq<sup>r</sup> reported that he be paid one pound Seven shillings out of the Treasury in full for his account and that the President give order accordingly—which report being read & considered *voted* that it be received and Accepted—

Sent up by M<sup>r</sup> Taylor

Upon reading and considering the Petition of Maj<sup>r</sup> William Boynton and the Report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the Petitioner cause that Edward Wells the Petitionee be served with a Copy of the Petition and order of Court thereon Six weeks prior to the sitting of said Court that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted and that all proceedings in consequence of said Judgment be stayed until a determination of said Court—

Sent up by M<sup>r</sup> Taylor

Upon reading and considering the Petition of Thomas Cochran Jun<sup>r</sup> and the report of a Committee thereon, *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in one of the New Hampshire News papers Six weeks prior to the Sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted—

Sent up by M<sup>r</sup> Taylor

Adjourned to 8 oClock to morrow morning

\* 14-58

\* FRIDAY JUNE 18<sup>th</sup> 1790.

The House met according to adjournment

*Voted* that the account of Thomas Bartlett Esq<sup>r</sup> amounting to thirty Shillings, The Account of Robert Wallace Esq<sup>r</sup> amounting to forty shillings and the Account of Amos Shepherd Esq<sup>r</sup> amount-



ing to thirty shillings be allowed and paid out of the Treasury by order of the President—

Sent up by M<sup>r</sup> Allen

*Voted* that the Account of Benjamin Hanneford amounting to Seven pounds be allowed and paid out of the Treasury by order of the President—

Sent up by M<sup>r</sup> Allen

*Voted* that the Honb<sup>l</sup> Speaker, M<sup>r</sup> Hale, M<sup>r</sup> Warner M<sup>r</sup> Penniman & M<sup>r</sup> Young be a Committee to nominate three proper persons to draught Articles of Impeachment against the Honb<sup>l</sup> Woodbury Langdon Esq<sup>r</sup> and prosecute the same before the Honb<sup>l</sup> Senate—

*Voted* that Supply Clap, Nathanael Gilman and Nathanael Rogers Esquires be and hereby are appointed a Committee to settle the Accounts between this State & the Treasurer thereof and that they report at the next Session of the General Court—

Sent up by M<sup>r</sup> Kellie

Upon reading and considering the Petition of Hanson Hight and the report of a Committee thereon *Voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of their next Session and that in the meantime the Petitioner cause that Thomas Johnson the Petitionee be served with a Copy of the Petition and order of Court thereon Six weeks prior to the sitting of said Court that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted and that the Execution against said \*Hight be stayed \*14-59 until the decision of the General Court

Sent up by M<sup>r</sup> Kellie

An Act to impower the Inhabitants of Protectworth to Assess the Nonresident owners of Lands in said Town for the repairing of highways— was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Kellie & M<sup>r</sup> Copp

An Act in addition to and to alter an Act intituled an Act to set off and incorporate a number of Inhabitants living in the Northerly part of Amherst into a parish passed the 24<sup>th</sup> day of January A D. 1789 was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Macgregore & M<sup>r</sup> Warner

*Voted* that the Ballance of the Account of Richard Hazzen Osgood amounting to one pound thirteen Shillings and Seven pence be allowed and paid out of the Treasury by order of the President—

Sent up by M<sup>r</sup> Gains

*Voted* that the Account of Jonathan Gove, Ebenezer Webster, Cyrus Baldwin, Charles Barrett and Levi Harvey Esquires amounting to nine pounds be allowed and paid out of the Treasury by order of the President—

Sent up by M<sup>r</sup> Gains

*Voted* that the Account of Jonathan Gage amounting to two pounds Sixteen shillings and four pence be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Gains —

*Voted* that William Page Esq<sup>r</sup> Edward S Livermore Esq<sup>r</sup> and Jeremiah Smith Esq<sup>r</sup> be and they hereby are appointed a Committee to draught Articles of Impeachment against the Honb<sup>l</sup> Woodbury Langdon Esq<sup>r</sup> agreeably to a Resolve of this House of Yesterday and lay the same before this House and also to prosecute before the Honb<sup>l</sup> senate such impeachment as shall be approved by this House —

Upon reading and considering the Petition of Eliphalet Giddinge & Nathanael Giddinge Esq<sup>r</sup> and the report of  
 \* 14-60 \* a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of their next Session and that in the mean time the Petitioners cause that Blodget & Gilman mentioned in said Petition be served with a Copy of said Petition and order of Court thereon Six weeks prior to the sitting of said Court that they may then appear and Shew cause why the prayer thereof may not be granted, and that the Execution against the Petitioners be stayed until the decision of the General Court — Sent up by M<sup>r</sup> Gains

An Act to prevent the destruction of Salmon Shad and alewives in Merrimac River and for repealing all the Laws heretofore made for that purpose, was read a third time and passed to be Enacted.

Sent up by M<sup>r</sup> Gains & M<sup>r</sup> M<sup>c</sup>Clarey

*Voted* that the pay Roll of Cap<sup>t</sup> Titus Salter amounting to forty two pounds be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Wallace

The Committee on the printers accounts reported that John Melcher be allowed thirty pounds nine shillings, Henry Ranlett Six pounds Eighteen shillings and one penny, George Jerry Osborne [jun.] Thirty Seven pounds ten shillings, John Lamson three pounds two shillings and four pence, and James D Griffith Six shillings in full for their accounts and that the Same be paid out of the Revenue arising by Excise — which report being read and considered *voted* that it be received and Accepted and that the President give order accordingly — Sent up by M<sup>r</sup> Wellman

*Voted* that the Treasurer be directed to receive a Certificate signed by David Morrill and Leavitt Clough selectmen  
 \* 14-61 of Canterbury December 18<sup>th</sup> A D. 1789, Also \* a Certificate signed by Michael Dwyer Constable & one of

the Select men Dated at New Holderness 6<sup>th</sup> of Nov<sup>r</sup> 1787, respecting killing wolves and legal defect notwithstanding —

Sent up by M<sup>r</sup> McMillan

An Act to restore Jaasiel Herriman to his Law was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> McMillan & M<sup>r</sup> Smith

*Voted* that the Rev<sup>d</sup> Israel Evans have and receive out of the Treasury forty shillings for his Service as Chaplain the present Session and that the President give order accordingly

Sent up by M<sup>r</sup> Dame

An Act in addition to an Act intituled an Act for vesting certain powers in the Commissioners appointed to receive and examine the claims against the Estate of Jonathan Moulton late of Hampton Esquire deceased and in the Executors of his last will and Testament — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> McMillan & M<sup>r</sup> Smith

An Act to impower the Inhabitants of Gilsom and Sullivan to Assess the Nonresident owners of Lands in said Towns for the repairing of highways, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Emerson & M<sup>r</sup> Burnam

The Committee on the propriety of the Treasurers issuing Extents for outstanding Taxes, excise and Impost Bonds — reported that it be left discretionary with the Treasurer which report being read and considered *voted* that it be received and accepted with this amendment that he issue no extents for the Continental Specie Tax for 1787 until the next Session of the General Court unless applied to by the Select men of any Town or place deficient —

Sent up by M<sup>r</sup> Penniman

*Voted* that the Travel Rolls for payment of the travel of the Members of the Honb<sup>l</sup> Senate and House of Representatives and their Officers be paid out of the money now in the Treasury of this State

Sent up by M<sup>r</sup> Gains

An Act to impower the Inhabitants of Warren \* to as- \* 14-62  
sess the Nonresident owners of Lands in said Town for repairing of highways — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Gains & M<sup>r</sup> Badger

Adjourned to 3 oClock P. M —

Met accordingly

The vote respecting the pay of the Travel of the Members of the Honb<sup>l</sup> Senate and House &c came down from the Honb<sup>l</sup> Senate for the following amendment That the Senate and the Secretary be paid their wages out of the money in the Treasury

and that the Council and Secretary be paid for their Travel and attendance in the recess the Same way—" which was read and concurred with this amendment that the Representatives receive their pay in the Same manner— Sent up by M<sup>r</sup> Warner

*Voted* that the Account of John Waldron & Ebenezer Smith Esq<sup>r</sup> amounting to two pounds twelve shillings be allowed and that the President give order for the payment out of the Treasury from the revenue arising by Excise— Sent up by M<sup>r</sup> M<sup>c</sup>Clarey

An Act to alter the time for holding the Superior Court of Judicature—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Young & M<sup>r</sup> Grout

The Committee on the Petition of the Select men of Bath reported that all extents against said Town of Bath be staid until further order of the General Court—which report being read and considered *voted* that it be received and Accepted

Sent up by M<sup>r</sup> Young

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey, M<sup>r</sup> Sherburne & M<sup>r</sup> Wentworth with such of the Honb<sup>l</sup> Senate as they may join be a Committee to enquire whose property the chest is that is mentioned in the Treasurers Letter to his Excellency and that they report at the \* 14-63 next Session and that M<sup>r</sup> Gardner retain the \* chest in his hands until said Committee make report—

Sent up by M<sup>r</sup> Alexander

*Voted* that the Ballance of the Account of John. Calfe Esq<sup>r</sup> amounting to five pounds eighteen shillings and Six pence be allowed and paid by order of the President from the Revenue arising from Excise—

Sent up by M<sup>r</sup> Alexander

*Voted* that M<sup>r</sup> Gardner the Treasurer have liberty to be absent from his Office on the last week in June, September December and March unless the General Court should be sitting on any one of the aforesaid weeks—

Sent up by M<sup>r</sup> Alexander

*Voted* that Josiah Gilman Esq<sup>r</sup> be allowed fifteen pounds in full for his Account and that Said Sum be allowed and paid out of the Treasury by order of the President— Sent up by M<sup>r</sup> Alexander

*Voted* that Nathanael Parker Esq<sup>r</sup> be allowed Sixteen pounds nine shillings in full for his Account and that said Sum be allowed and paid out of the Treasury by order of the President—

Sent up by M<sup>r</sup> Alexander

[*Voted*, That the account of Nathaniel Gilman, Esq. amounting to thirty-nine shillings, be allowed and paid out of the Treasury, by order of the President.]

*Voted* that the Account of Josiah Nelson amounting to eight

pounds Six shillings and four pence be allowed and paid out of the Treasury by order of the President—

Sent up by Mr Alexander

*Voted* that the Members of the Honb<sup>l</sup> Senate Council and House of Representatives and their Officers receive their wages and traveling fees out of the money now in the Treasury and that the Several Towns and districts now represented shall be severally taxed in the next Tax bill for the attendance of their Respective Members—on which vote the yeas and Nays were called for and are as follows—

Yeas.	Yeas.	Yeas.	Yeas.
Mr Wentworth	Mr Palmer	Mr Cragin	Mr Holmes
Mr Blanchard	Mr N Hoit	Mr Shepherd	Mr Stone
Mr White	Mr Copp	Mr Stiles	Mr Duncan
Mr McClarey	Mr McMillan	Mr Whitcomb	Mr Baker
Mr Chamberlain	Mr Taylor	Mr Gaskill	Mr Tarlton
Mr R Bartlett	Mr Dole	Mr Temple	Mr Young
Mr Kellie	Mr Clark	Mr Wellman	Mr Eames
* Nays.	Nays.	Nays.	Nays. * 14-64
Mr Gains	Mr Hale	Mr Page	Mr Grout
Mr Sherburne	Mr Badger	Mr Prescottt	Mr Penniman
Mr Connor	Mr Giles	Mr Alexander	Mr Morse
Mr Macgregore	Mr Warner	Mr M Smith	Mr Burnam
Mr Brown	Mr Barrett	Mr Rand	Mr Crawford
Mr Eastman	Mr Wallace	Mr Allen	Mr Payne
Mr Plummer	Mr Gerrish	Mr Lane	Mr Dow
Mr Gibson	Mr Flanders		

28 Yeas—30 Nays—so it passed in the negative

Ordered that Mr Payne, Mr Warner, Mr Stiles, Mr Kimball & Mr Wallace be a Committee to carry up the following Articles of Impeachment to the Honb<sup>l</sup> the Senate—

To the Honorable the Senate of the state of New Hampshire—

Articles of Impeachment of misconduct and Maladministration in Office offered and presented against Woodbury Langdon Esq<sup>r</sup> one of the Justices of the Superior Court of Judicature for said State by the House of Representatives thereof convened at Concord in said State on the eighteenth day of June in the year of our Lord one thousand Seven hundred and ninety—

Whereas the said Woodbury Langdon Esquire for many years past hath been and now is a Justice of the Superior Court of Judicature for said State—And whereas it is essential to the preservation of the rights of every citizen of the State his life, liberty, property & character that the Superior Court of Judicature should

be holden at the times and places by Law prescribed by all the Justices of said Court in order that Justice may be administred to the good citizens of the State impartially, promptly and without delay, And whereas the public are at all times intitled to the Services of their Officers receiving Salaries — And whereas the said Woodbury Langdon Esq<sup>r</sup> hath wilfully and corruptly in various instances misbehaved in his said Office and hath

\* 14-65 \* neglected to attend the duties thereof by means whereof the said Courts have not been holden at the times & places by Law established and the administrations of Justice delayed to the great injury of the good citizens of said state —

Therefore the said House of Representatives do offer and present to the Honb<sup>l</sup> Senate against the said Woodbury Langdon Esq<sup>r</sup> Justice of the Superior Court as aforesaid all and Singular the general and Special articles of Impeachment following

Firstly — The said Woodbury Langdon Esq<sup>r</sup> hath from time to time corruptly and wilfully neglected his duty as a Justice of the Superior Court aforesaid in not attending at the times and places prescribed by Law for holding said Courts in the Several Counties in this state and hath misbehaved in said Office in his duty as a Justice of said Court —

Secondly The said Woodbury Langdon Esq<sup>r</sup> did not attend his duty as a Justice of said Court at the Superior Court by Law holden at Amherst within and for said County of Hillsborough on the Second Tuesday of May last past, At Charlestown within and for the County of Cheshire on the third Tuesday of said May — At Plymouth within and for said County of Grafton on the fourth Tuesday of said May nor did he at any time during the sitting of said Court at said times and places, by means whereof the citizens of this State and others resorting to said Courts for the decision of their causes then and there pending have been deprived of the benefit of trial —

Thirdly The said Woodbury Langdon Esq<sup>r</sup> did on the tenth day of May in the year of our Lord one thousand Seven hundred and eighty nine refuse to attend his duty at the Court by law to be holden at Plymouth in and for the said County of Grafton on the fourth Tuesday of the Same May and by reason thereof the said Court was not holden at said time and place to the great damage and injury of the good Citizens of this state, all which matters contained in the foregoing articles general & Special

\* 14-66 the said House of \* Representatives are ready to verify and prove —

And they do thereupon as the grand inquest of the State aforesaid impeach the said Woodbury Langdon of all and Singular the misconduct and Maladministration in his said Office of Justice of the Superior Court of said State contained and alledged in the Articles aforesaid, and saving to themselves by protestation the liberty of exhibiting at any time hereafter to the Honb<sup>l</sup> Senate aforesaid any complaints or allegations against the said Woodbury Langdon Esq<sup>r</sup> for any other misconduct and Maladministration in his said Office not Specially contained in the Articles aforesaid also of replying to the answers which the said Woodbury Langdon Esq<sup>r</sup> shall make to the Articles aforesaid and of offering proof of the premises or of any of their Impeachments and complaints that shall be exhibited by them as the case may require —

They the said House of Representatives pray that the said Honb<sup>l</sup> Senate would order that the said Woodbury Langdon Esq<sup>r</sup> may be notified to make answers to the charges contained in the foregoing articles and to the impeachment preferred by this House of Representatives & be brought to trial thereon and that if he be found guilty thereof he may by the judgment of the Honb<sup>l</sup> Senate be removed from his Office of Justice of the Superior Court aforesaid and that such other judgment may be rendered thereon as shall be agreeable to Law and the Constitution —

Adjourned to 7 oClock to morrow morning

SATURDAY JUNE 19<sup>th</sup> 1790.

The House met according to adjournment

*Resolved* that Supply Clap Nathanael Gilman and Nathanael Rogers Esquires be a Committee to receive from Josiah Gilman Esquire late Comptroller of Accounts all the public books and papers belonging to \*this State now in his hands \* 14-67 and custody, and such of said Books and papers as the said Committee after consulting the President of the State shall adjudge properly belong to the Comptroller Generals office they deliver over to James Macgregore Esq<sup>r</sup> present Comptroller of Accounts taking his receipt for such of said Books and papers as are of Consequence — And that said Committee deposit such other Books and papers as they may receive of said Gilman in the Secretarys Office or elsewhere as they may judge proper till the further order of the General Court and make report at the next Session —

Sent up by M<sup>r</sup> Grout

*Voted* that the Account of George Hough amounting to thirteen pounds Sixteen shillings be allowed and paid out of the

Treasury by order of the President from the Revenue arising by excise —

Sent up by M<sup>r</sup> Grout

*Voted* that the Account of Caleb Buswell amounting to five pounds be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Grout

*Voted* that such part of the Letter from Thomas Odiorne Esq<sup>r</sup> to the Speaker of the House of Representatives as respects the Sums which he paid to John Taylor Gilman Esq<sup>r</sup> late Treasurer as reported by the Committee who settled said Treasurers accounts, be referred to his Excellency the President who after inspecting the Same give order for payment of such sums as may be found due on the present Treasurer —

Sent up by M<sup>r</sup> Shepherd

*Voted* that Nathanael Parker Esq<sup>r</sup> of Exeter be and he hereby is appointed receiver of Nonresident Taxes for this state —

Sent up by M<sup>r</sup> Shepherd

*Voted* that the Honb<sup>l</sup> Senate and House of Representatives and the Honb<sup>l</sup> Council and their Officers \* receive their Attendance and travelling fees for the present Session out of the money now in the Treasury and that the Several Towns and districts shall be taxed in the next Tax bill for the attendance of their respective representatives —

Sent up by M<sup>r</sup> Temple

*Voted* that the Treasurer be directed to stay Extents for the Continental Specie Tax for 1787 until the next Session of the General Court unless the Select men shall apply for such extents or unless the Treasurer shall be other wise certified that any Constable shall have collected the Same —

Sent up by M<sup>r</sup> Temple

*Voted* that M<sup>r</sup> J Smith, M<sup>r</sup> Sherburne, & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to draught a Resolve expressive of the Sentiment of the Legislature of this state on the Subject of the Assumption of the debts of the Several states by the Congress of the United states and lay the Same before this House —

Sent up by M<sup>r</sup> Holmes

*Voted* that the Account of Josiah Nelson amounting to two pounds three shillings & Six pence be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Prescott

*Voted* that the Committee for revising arranging &c the Laws of this state be desired to proceed on said business in the Recess of the General Court and that they report at the next session —

Sent up by M<sup>r</sup> Prescott

*Voted* that the Account of George Hough amounting to three pounds two shillings and Six pence be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Tarlton



*Voted* that the account of Moses Leavitt Neal \* amounting to four pounds Sixteen shillings be allowed and paid out of the money now in the Treasury by order of the President —

Sent up by Mr Wentworth

*Voted* that the Account of Peter Green, [Nathaniel Rogers] Nathan Hoit and Michael M<sup>c</sup>Clarey Esq<sup>r</sup> amounting to One pound ten shillings be allowed and paid out of the Treasury by order of the President —

Sent up by Mr Hoit

*Voted* that his Excellency the President take order on the Treasury for three pounds being the Expences of the light horse &c on their way to Concord —

Sent up by Mr Duncan

*Voted* that his Excellency the President with advice of Council be desired to adjourn the General Court to the first Wednesday of January next —

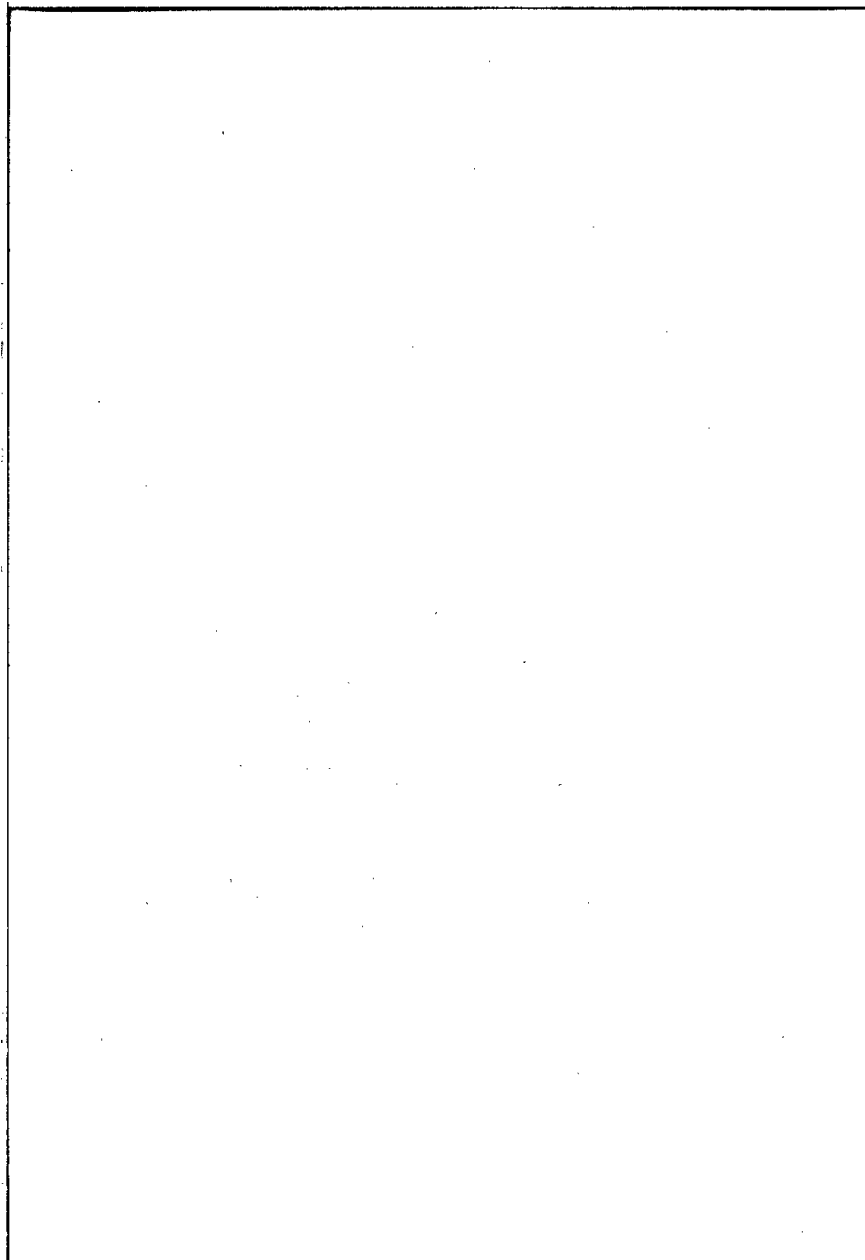
Sent up by Mr E Smith

The Honb<sup>l</sup> Senate gave information that the trial on the impeachment of the Honb<sup>l</sup> Woodbury Langdon Esq<sup>r</sup> will be at Exeter on Wednesday the twenty eighth day of July next at 9 oClock in the forenoon — Whereupon *voted* that M<sup>r</sup> Page, M<sup>r</sup> Livermore and M<sup>r</sup> Smith the Committee appointed yesterday be requested to attend on said day and prosecute said Impeachment in behalf of this House —

[The vote of this day respecting staying extents for the continental specie tax of 1787, being returned by the honorable Senate, the following resolve was passed:]

*Resolved* that the expediency of issuing Extents for out standing Taxes Impost and excise be left discretionary with the Treasurer any order to the Contrary notwithstanding excepting only that this Resolve shall not effect or alter the force of any vote or Resolve for staying extents in particular cases — Sent up by Mr Burnam

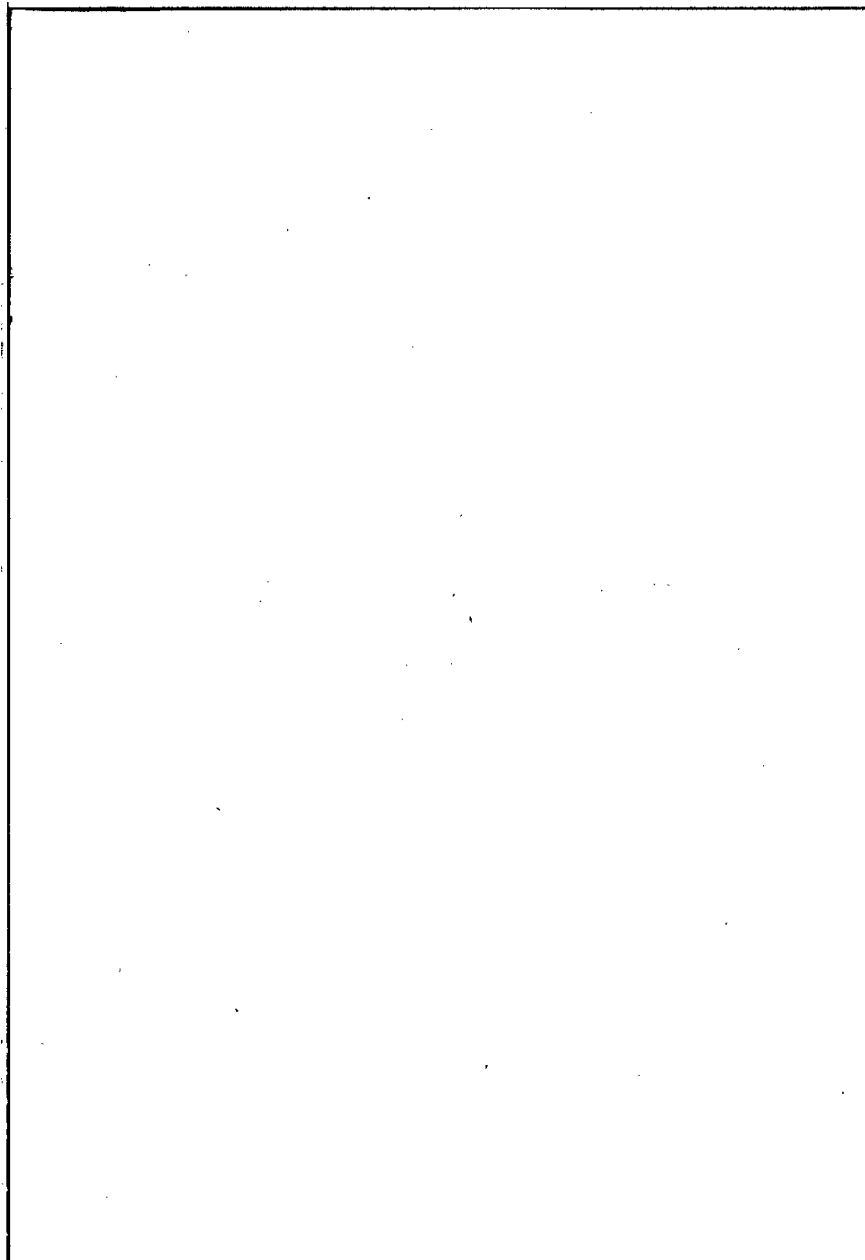
The Secretary came down and gave information that he was directed by his Excellency the President to inform that he with advice of Council had thought proper to adjourn the General Court to the first Wednesday in January next then to meet at Concord and they are adjourned accordingly —



# JOURNAL OF THE SENATE

CONTAINING THE PROCEEDINGS

FROM JANUARY 5 TO FEBRUARY 18, 1791.



## STATE OF NEW HAMPSHIRE.

\*At a Session of the General Court holden at Concord \*3-475  
on Wednesday Jan<sup>y</sup> 5—1791 agreeably to Adjournment

Present in Senate

His Excellency Josiah Bartlett Esq President—The Hon. Eben<sup>r</sup> Smith [S S.] Nath<sup>l</sup> Peabody Peter Green Joseph Cilley John Waldron Eben<sup>r</sup> Webster Rob<sup>t</sup> Wallace Amos Shepard & Sanford Kingsbury Esquires—

A message came down & informed the Senate that there was an House & ready to proceed on business—

The Senate informed the House by a message that there was a Quorum of the Senate & ready to proceed to business—

Adjd till tomorrow morning 9 O'Clock

THURSDAY JAN<sup>y</sup> 6<sup>th</sup> 1791

Met according to Adjournment

Present as yesterday with the addition of the Hon Nath Rogers

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration His Excellencys Message & report what business is necessary first to be entered upon & done at this Session, was brot up read & concurred: M<sup>r</sup> Peabody, M<sup>r</sup> Green, & M<sup>r</sup> Cilley joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider the petition of Rob<sup>t</sup> Parker & report thereon was brot up read & concurred M<sup>r</sup> Cilley & M<sup>r</sup> Peabody joind

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Pet<sup>n</sup> of Esther Holland & report thereon was brot up read & concurred M<sup>r</sup> Shepard joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration the laws relative to excise was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Rogers joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a petition from Peterborough Slip, was bro<sup>t</sup> up read and concurred M<sup>r</sup> Kingsbury & M<sup>r</sup> Webster joined

Adjd till tomorrow morning 9 oClock

\* 3-476

\* FRIDAY JAN<sup>y</sup> 7<sup>th</sup> 1791 —

Met according to Adjournment  
Present as yesterday.

A vote directing the Treas<sup>r</sup> to receive a certificate in favor of Nathan Andrews & others for killing one Wolf & a Wolfs whelp which certificate is dated Aug. 29 1789 Also one other certificate in favor of Joseph Spalding for killing a grown wolf w<sup>h</sup> Certificate is dated Aug 13<sup>th</sup> 1785 was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Geo Hall & report thereon was brot up read & concurred M<sup>r</sup> Green & M<sup>r</sup> Webster jd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration the cession of the Light House to the United States was brot up read & concurred, M<sup>r</sup> Peabody M<sup>r</sup> Smith & M<sup>r</sup> Rogers joined —

A vote to pay the Acc<sup>o</sup> of E Hartwell for the Tuition &c of J<sup>r</sup> Bowers amo<sup>t</sup> to 18s was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of D Hills [Hill] for board of J Bowers amo<sup>t</sup> to 4<sup>£</sup> & 9<sup>d</sup> was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the propriety of establishing Post Roads & post riders &c was brot up read & concurred M<sup>r</sup> Shepard M<sup>r</sup> Rogers M<sup>r</sup> Cilley & M<sup>r</sup> Smith joined

A vote referring the estimate of Col Clap to the Com<sup>tee</sup> on the propriety of ceeding the Light House to the U S was brot up read and concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet of J Wendell Esq was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Rogers joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of some more easy & less expensive mode of hearing &c petitions was brot up read & concurred M<sup>r</sup> Peabody M<sup>r</sup> Cilley & M<sup>r</sup> Green joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider What shall be done with the money now in the Treas<sup>r</sup> &c was brot up read & concurred M<sup>r</sup> Shepard M<sup>r</sup> Peabody M<sup>r</sup> Wallace [M<sup>r</sup> Cilley] joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from the State of Virginia was brot up read & conc<sup>d</sup> M<sup>r</sup> Peabody & M<sup>r</sup> Cilley joined —

\* 3-477 \* A Resolve that the Treas<sup>r</sup> be directed to procure a suit-

able Chest for the use of the Treasury as soon as possible may be — was brot up read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider in what manner the Arrears to Invalids shall be paid was brot up read & concurred M<sup>r</sup> Smith M<sup>r</sup> Webster & M<sup>r</sup> Shepard jd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to prepare a Resolve expressing the thanks of the Gen<sup>l</sup> Court to the Town of Concord for the offer made by the Selectmen in behalf of the Town of the building lately by them erected for public use was brot up read & concurred M<sup>r</sup> Peabody joined —

A vote granting the prayer of the pet<sup>n</sup> of the Selectmen of Rindge & giving them leave to bring in a bill accordingly was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jacob Green & Enoch Noyes was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Cilley joined.—

Adjourned till tomorrow morning 9 oClock

SATURDAY, JAN<sup>y</sup> 8 1791

Met according to adjournment

Present as yesterday with the ad<sup>n</sup> of Hon Jon<sup>a</sup> Freeman

A vote to hear the petition of the Selectmen of Cockermouth on the second Tuesday of their next Session was brot up read & concurred.

A vote granting the prayer of the pet<sup>n</sup> of J Woodward Esq & that the Treasurer be directed to issue a new note of the same tenor & date accordingly was brot up read & concurred

A vote so far granting the prayer of the petition of Joseph Tilden as that he have leave to bring in a bill to vest in him his heirs & assigns the privilege of a ferry but not to prevent the building of a bridge hereafter within s<sup>d</sup> limits was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of J Parker & N Rogers amounting to £3. 6 for selling the Excise in the County of Rockingham was brot up read & concurred

A vote to pay the acc<sup>o</sup> of Col M<sup>c</sup>Clary amounting to £1. 12. 8 for time & expences to Portsm<sup>o</sup> to enquire into the matter respecting an Iron Chest was brot up read & concurred

A vote that the Com<sup>tee</sup> on the revision of the laws have leave to engage one or more Clerks to assist them in compleating said business was brot up read & concurred

\*A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to devise a mode for giving efficacy to y<sup>t</sup> part of the Con- \*3-478

stitution which provides that permanent & honourabl Salaries be established by law for the Justices of the Sup<sup>r</sup> Court was brot up read & concurred M<sup>r</sup> Peabody M<sup>r</sup> Freeman & M<sup>r</sup> Green joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider what method shall be taken to fill up the vacancey in the Senate was brot up read & concurred M<sup>r</sup> Peabody M<sup>r</sup> Waldron & M<sup>r</sup> Green joined

Adjourned till Monday next 3 °Clock P M —

MONDAY JAN<sup>y</sup> 10 — 1791

met according to Adjournment

Present as on Saturday last.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of Simeon Ladd & all similar matters & report thereon was bro<sup>t</sup> up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Cilley joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of Judith Meloons pet — & report thereon was brot up read & concurred M<sup>r</sup> Shepard joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Printers Acc<sup>os</sup> was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Cilley M<sup>r</sup> Rogers joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of the Selectmen of New Grantham was bro<sup>t</sup> up read & concurred M<sup>r</sup> Kingsbury joined

A vote that the pet<sup>n</sup> of W Duncan & D Livermore be referred to the Com<sup>tee</sup> on pet<sup>n</sup> of E Noyse & J Green was brot up read and concurred

Adjd till tomorrow morn<sup>g</sup> 9 °Clock

TUESDAY JAN<sup>y</sup> 11 1791

met according to adjm<sup>t</sup>

Present as yesterday

A vote granting the prayer of the pet<sup>n</sup> of the Selectmen of Peterbor<sup>o</sup> Slip & giving them leave to bring in a bill accord<sup>y</sup> was bro<sup>t</sup> up read & concurred

A Resolve that the President give directions to the Coms<sup>y</sup> Gen<sup>l</sup> of this State to deliver to the Order of Rufus Graves 130 stand of fire Arms with bayonets & 130 Cartouch boxes & belts for the use of the Students of s<sup>d</sup> College; The President of said College giving bond to the said Coms<sup>y</sup> Gen<sup>l</sup> in the sum of 300£ for the preservation of s<sup>d</sup> fire Arms &c & for their return when called for was bro<sup>t</sup> up read & concurred



## \* State of New Hampshire

\* 3-479

In Senate January 11<sup>th</sup> 1791 —

*Voted* that M<sup>r</sup> Rogers & M<sup>r</sup> Freeman be a Com<sup>tee</sup> with such of the Hon<sup>ble</sup> House as they may join, to consider of the expediency of the Secretary or Clerk continuing to take the fee of 6/ on every private petition agreeably to a Resolve passed June 10, 1788 was sent down for Concurrence — brot up concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Act of Congress of the 4<sup>th</sup> of Aug last was brot up read & concurred M<sup>r</sup> Peabody M<sup>r</sup> Freeman & M<sup>r</sup> Smith joined —

A vote that the pet<sup>n</sup> of Benj Noyes be referred to the Comtee on the pet of Green & Noyes was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of Thomas Bartlett Esq amounting to seventeen shillings for money by Him paid for postage of Letters & that the President give order accordingly was brot up read & concurred

A vote granting the prayer of the petition of Esther Holland & giving her leave to bring in a bill accordingly was brot up read & nonconcurred —

## State of New Hampshire

In Senate January 11 1791 —

A Vote that the Senate join in conference with the Hon<sup>ble</sup> House of Representatives in their Chamber on the subject of filling up the vacancy in the Senate (if they should see fit) as soon as may be sent down for concurrence brot up concurred

A vote to hear the petition of the Selectmen of New Grantham on the second Tuesday of the next Session was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration the petition of the Inhabitants of Unity was brot up read & concurred M<sup>r</sup> Shepard & M<sup>r</sup> Kingsbury j<sup>d</sup>

Adj<sup>d</sup> till tomorrow morning 9 o'clockWEDNESDAY JAN<sup>y</sup> 12<sup>th</sup> 1791

Met according to adjournmen

Present as yesterday

A vote to accept a report of a Com<sup>tee</sup> that it is not expedient to take a fee of 6/ on every private petition & that a Resolve pass accordingly was brot up read & concurred

\* A vote that a Com<sup>tee</sup> be added to the Com<sup>tee</sup> on the pet<sup>n</sup> of J. Green & E. Noyes & that the pet<sup>n</sup> of John \* 3-480

Bryant & Rich<sup>d</sup> Bartlett Esq<sup>n</sup> be referred to s<sup>d</sup> Com<sup>tee</sup> was brot up read & concurred M<sup>r</sup> Webster joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jabez Shaply was brot up read & concurred M<sup>r</sup> Green & M<sup>r</sup> Freeman jd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of the Selectmen of Orange was brot up read & concd M<sup>r</sup> Waldron jd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet of Joseph Dow of Hampton was brot up read and concurred M<sup>r</sup> Kingsbury M<sup>r</sup> Cilley & M<sup>r</sup> Green jd

A vote granting the prayer of the pet<sup>n</sup> of J Kimball & giving him leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Benj Heath was bro<sup>t</sup> up read & concurred M<sup>r</sup> Cilley & M<sup>r</sup> Smith joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet of T Bond &c was bro<sup>t</sup> up read & concurred M<sup>r</sup> Rogers jd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Goddard et alii was bro<sup>t</sup> up read & concurred M<sup>r</sup> Green jd.

An Act in addition to an Act entitled an Act to empower the Inhabitants of Gilsum & Sullivan to assess the non resident Owners of lands in said Towns for the repairing highways passed June 19<sup>th</sup> 1790 — having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of [the petition of] Susannah Johnson & others was brot up read & concurred M<sup>r</sup> Kingsbury joined —

A vote granting the prayer of the pet of New London and giving them leave to bring in a bill accordingly was brot up read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of An Act for taxing lands in the Towns of Littleton & Dalton was brot up read and concurred M<sup>r</sup> Smith jd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Bradbury Cilley was brot up read & concurred M<sup>r</sup> Rogers M<sup>r</sup> Shepard & M<sup>r</sup> Freeman joind

\* 3-481 \* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of J [John] Wendall Esq was brot up read & concurred M<sup>r</sup> Green joined —

Adjourned till to morrow morning 9 o'Clock

THURSDAY JAN<sup>y</sup> 13<sup>th</sup> 1791

Met according to adjm<sup>t</sup>  
present as yesterday —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Benj<sup>a</sup> Stone was brot up read and concurred M<sup>r</sup> Shepard joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Rich<sup>d</sup> Sincler was brot up read & concurred M<sup>r</sup> Smith joind

A vote to receive & accept the following report of a Com<sup>tee</sup> viz that the Members of the Senate & House of Representatives in one room by joint ballot elect one person from the two candidates for Senators in the County Rockingham who at the last election had the highest number of votes to serve as a Senator until the first Wednesday of June next in the room of the Honorabl Oliver Peabody Esq whose seat at the Senate board hath become vacant by his accepting the office of Judge of Probate the Com<sup>tee</sup> further report as their opinion that the Hon John Pickering & Christ<sup>o</sup> Toppan Esq<sup>rs</sup> by Constitution are the two Candidates, was bro<sup>t</sup> up read & concurred

A vote to hear the petition of Geo Hull on the third Wednesday of the next Session was bro<sup>t</sup> up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of S Camfield & giving him leave to bring in a bill accordingly was brot up read & concurred

A vote to accept of the report of a Com<sup>tee</sup> to consider of the propriety of continuing the Excise &c & that a bill or bills be bro<sup>t</sup> in accordingly was bro<sup>t</sup> up read & concurred

A vote to postpone the hearing of the pet<sup>n</sup> of Thornton to the second Thursday of the next Session was bro<sup>t</sup> up read and concurred

A vote that Col Clap receive out of the Treas<sup>y</sup> £11..2 in full for rations due Capt Salter & C<sup>o</sup> to 1 Jan<sup>y</sup> 1790 & £22..8..2 to 11<sup>th</sup> March last was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from Joseph Whipple Esq was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Freeman M<sup>r</sup> Peabody joind

[A vote to hear the petition of G Hull on the Third Wednesday of the next Session and that neither party take advantage of Execution against the other in the mean time was brot up read & concurred —]

A vote so far granting the prayer of Judith Meloon as that she

have the same power to settle the estate as she w<sup>d</sup> have had had she remaind a wid<sup>o</sup> & giving her leave to bring in a bill accd<sup>ly</sup> was brot up read & concd

\* 3-482 \*A vote to hear the pet<sup>n</sup> of Rich<sup>d</sup> Sincler [Jun<sup>r</sup>] on the 27<sup>th</sup> of Jan<sup>y</sup> current was brot up read & concurred

A vote to postpone the hearing which were to have been this day until to morrow was bro<sup>t</sup> up read and concurred —

Adj<sup>d</sup> till to morrow morning 9 oClock

FRIDAY JAN<sup>y</sup> 14<sup>th</sup> 1791

Met according to Adjournment

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider on the pet<sup>n</sup> of J. Clifford & A Brainard was bro<sup>t</sup> up, read & concurred M<sup>r</sup> Webster joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Joseph Hussey was bro<sup>t</sup> up read & concurred M<sup>r</sup> Waldron joined —

An Act to impower the Inhabitants of New Chester & Bridgewater in the County of Grafton, to levy a tax on all Lands (public lands excepted in s<sup>d</sup> Towns for making & repairing the highways — having been read a third time *voted* that the same be enacted

A vote that a Com<sup>tee</sup> be added to the Com<sup>tee</sup> on the mode of hearing petitions was bro<sup>t</sup> up read & concurred

The Senate agreeably to a vote of yesterday met with the Hon House of Rep in one room and by joint ballot proceeded to ballot for a Senator — the ballots being taken it appeared that the Hon Christ<sup>o</sup> Toppan Esq was elected A Senator in the room of the Hon O [Oliver] Peabody who has resigned his Seat at the Senate board the Senate then retired to their own room. —

A vote granting the prayer of the Pet<sup>n</sup> of Elis<sup>a</sup> McClary and giving her leave to bring in a bill accordingly was brot up read and concurred

A vote to postpone the hearing on the pet<sup>n</sup> of G Tiffany until Tuesday next was brot up read and concurred.

A vote to hear the Pet<sup>n</sup> of B [Col.] Stone on the Second Tuesday of the next Session was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of the Inhabitants of Wolfborough & giving them leave to bring in a bill accordingly was brot up read & concurred

A vote to postpone the hearing of the pet<sup>n</sup> of the Town of Cov-

entry untill the third Wednesday of the next Session was brot up read and concurred

A vote granting the prayer of the Pet<sup>n</sup> of W<sup>m</sup> Burroughs and giving him leave to bring in a bill accd<sup>y</sup> was brot up read and concurred

\*A vote to hear the pet<sup>n</sup> of Campbells Gore on the Sec- \* 3-483  
ond Tuesday of the next Session was brot up read &  
concurred

Adjourned till tomorrow morning 9 oClock

SATURDAY JAN<sup>y</sup> 15<sup>th</sup> 1791

met according to Adjournment

Present as yesterday

A vote so far granting the prayer of the petition of Alexandria as that they have leave to bring in a Bill for assessing & collecting a Tax of one penny on each Acre of non resident proprietors lands for two years & was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of the Trustees of Atkinson Academy was brot up read & concurred M<sup>r</sup> Shepard M<sup>r</sup> Green & M<sup>r</sup> Freeman joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Love Runnels was bro<sup>t</sup> up read and concurred: [M<sup>r</sup> Green joined]

A vote that the pet<sup>n</sup> of Joshua Bailey & others be referrd to the Com<sup>tee</sup> on the pet<sup>n</sup> of the Trustees of Atkinson Academy was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petitions of E Brown & J Willard was brot up read & concurred M<sup>r</sup> Cilley & M<sup>r</sup> Rogers joined

A vote that the pet<sup>n</sup> of the Trustees of New Ipswich Academy be referred to the Com<sup>tee</sup> on the pet<sup>n</sup> of the Trustees of Atkinson was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of an Abstract from pay rolls &c was brot up read & conc<sup>d</sup> M<sup>r</sup> Peabody & M<sup>r</sup> Rogers joined—

Adj<sup>d</sup> till Monday next 3 oClock P—M—

MONDAY JAN<sup>y</sup> 17 1791—

Met according to Adjrm<sup>t</sup>

Present as on Saturday last except M<sup>r</sup> Cilley

A vote that the report of D<sup>r</sup> S Tenny & Doc<sup>tr</sup> W<sup>m</sup> Parker a Com<sup>tee</sup> to examine Invalids be referred to the Com<sup>tee</sup> on Arrears due to Invalids was bro<sup>t</sup> up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of the Selectmen of Orange & giving them leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of N Doyne was brot up read & concurred M<sup>r</sup> Green joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of T. Simpson was brot up read and concurred M<sup>r</sup> Freeman joined —

\* 3-484 A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider what method shall be taken for collecting the Excise was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Smith joined

A vote for a com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Samuel Randell was brot up read and concurred M<sup>r</sup> Green joined —

A vote to refer the pet<sup>n</sup> of Charletown to the Com<sup>tee</sup> on the pet<sup>n</sup> of the Trustees of Atkinson Academy was brot up read & concurred

Adjd till tomorrow morning 9 oClock

TUESDAY JAN<sup>y</sup> 18<sup>th</sup> 1791

met according to adjournm<sup>t</sup>

Present as yesterday

A vote to refer the pet<sup>n</sup> of Chesterfield to the Com<sup>tee</sup> on the pet<sup>n</sup> of the Trustees of Atkinson Academy was brot up read & concurred

His Exc<sup>y</sup> laid before the Senate the resignation of C Toppan as a Senator —

A vote to hear the petition of the Selectmen of Rumney on the Second Friday of the next Session was bro<sup>t</sup> up read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of David Perkins was brot up read & concurred M<sup>r</sup> Wallace joined —

A vote to refer the pet<sup>n</sup> of Philip Goss to the Com<sup>tee</sup> on the pet<sup>n</sup> of Brown & Willard was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Lemuel Parker was bro<sup>t</sup> up read & concurred M<sup>r</sup> Freeman joined —

A vote that Joseph Whipple Esq have for his services as Impost Officer £135 <sup>p</sup> Annum & that he settle his Acc<sup>o</sup> with the Treas<sup>r</sup> accordingly was brot up read & concurred

A vote to pay Asahel Brainard £15, & Isaac Clifford £4 in full for principal & Interest for monies paid Maj Child was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of J. Peirce and giving him leave to bring in a bill accordingly was brot up read & concurred —

An Act to enable the Selectmen of Packersfield in the county of Cheshire to assess, levy & collect a tax on all the lands of non resident proprietors in s<sup>d</sup> Town of two pence  $\frac{1}{2}$  Acre for the purpose of repairing the public roads in s<sup>d</sup> Packersfield having been read a third time *voted* that the same be enacted

The Hon. Senate met with the Hon House of Representatives and proceeded to ballot for a Senator in the room of the Hon Christopher Toppan who had resigned and the ballots being taken it appeared that the Hon John Bell Esq was elected —

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \* 3-485 consider of the pet<sup>n</sup> of D Webster Esq was brot up read & concurred Mr Kingsbury & Mr Webster joined —

A vote to postpone the hearing on the pet<sup>n</sup> of G Tiffany until the second Tuesday of the next Session was brot up read & concurred

A vote to postpone the hearing on the pet<sup>n</sup> of Eaton and Burton until the second Tuesday of the next Session was brot up read & concurred

A vote to postpone the hearing on the petition of Eaton and Burton until Friday 21 of Jan<sup>y</sup> current was brot up read & concurred

A vote to postpone the hearing on the pet<sup>n</sup> of Lyman until Friday 21 Jan<sup>y</sup> current was brot up read and concurred

A vote to postpone the hearing on the pet<sup>n</sup> of Stephen Herri-man Esq until the Second Tuesday of the next Session was brot up read & concurred

A vote to postpone the hearing on the petition of Jabez Shapley until the second Tuesday of the next Session was brot up read and concurred

Adj<sup>d</sup> till tomorrow morning 9 oClock

WEDNESDAY JAN<sup>y</sup> 19 1791

met according to Adj<sup>t</sup>

[Present as yesterday, with the addition of Gen. Cilley.]

A vote granting the prayer of the petition of the Inhabitants of Wendell Lempster Unity Newport & Fishersfield & giving them

leave to bring in a bill accordingly — was bro<sup>t</sup> up read & Non-concurred.

A vote granting the prayer of the pet<sup>n</sup> of the Inhabitants of Sandwich and giving them leave to bring in a bill accordingly was brot up read & concurred —

A vote of yesterday postponing the hearings which were to have been on that day untill this day was bro<sup>t</sup> up read & concurred

A vote granting the prayer of the petition Mary Pringell and giving her leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take into consideration an Act of Congress providing for the settlement of the Acc<sup>o</sup> between the U. S. and Individual States & point out some mode to collect all Claims &c was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Freeman joined —

A vote granting the prayer of the pet<sup>n</sup> of John Goddard & others and giving them leave to bring in a bill accordingly was brot up read & concurred

\* 3-486 \* A vote to postpone the hearings which were to have been this day till tomorrow was brot up read & concurred

A vote to hear the pet<sup>n</sup> of Thomas Simpson on the second Tuesday of the next Session was brot up read & concurred

Adj<sup>d</sup> till tomorrow morning 9 o'clock

THURSDAY JAN<sup>y</sup> 20 1791

met according to Adjmt<sup>t</sup>

Present as yesterday —

An Act to alter the time of holding annual meetings in the Town of Rindge, having been read a third time *voted* that the same be enacted

An Act to enable John Fisher Esq<sup>r</sup> to take hold & convey certain lands in Lyman in the County of Grafton having been read a third time *voted* that the same be enacted.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take into consideration the present Judiciary System & report such alterations therein as they may think necessary &c was brot up read & concurred M<sup>r</sup> Cilley and M<sup>r</sup> Webster M<sup>r</sup> Peabody & M<sup>r</sup> Green joined

A vote to postpone the hearing on the pet<sup>n</sup> of J Hurd & the petn of Lyman untill the third Wednesday of the next Session was brot up read & concurred



A vote to hear the pet<sup>n</sup> of Col. Webster on the third Wednesday of the next Session was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of Ezekiel Dow was brot up read & concurred M<sup>r</sup> Shepard joined —

A vote that the prayer of Jon<sup>s</sup> [John] Blake Esq for praying to be restored to his law be granted & that the actions of review be brot & sustained in the County of Grafton the parties having agreed thereto, and that the property in the hands of the Sheriff be there continued until a final decision & that a bill be brot in accordingly was brot up read & concurred

Adj<sup>d</sup> till tomorrow morning 9 oClock

FRIDAY JAN<sup>y</sup> 21, 1791

met according to adjournm<sup>t</sup>

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of W [William] Loudon was brot up read & conc<sup>d</sup> M<sup>r</sup> Rogers join'd —

A vote of yesterday to postpone the hearings which were to have been on that day to this day was brot up read & concurred

\*A vote to hear the pet<sup>n</sup> of Jon<sup>s</sup> Hoit on the third Wednesday of the next Session was brot up read and concurred \*3-487

A vote granting the prayer of the pet<sup>n</sup> of T Cochran and giving him leave to bring in a bill accordingly was brot up read & concurred

A Resolve to adjourn the Inferior Court of Com<sup>n</sup> Pleas by law to be holden on the first Tuesday of February next to the fourth Tuesday of Feb<sup>y</sup> next then to be holden at s<sup>d</sup> Portsm<sup>o</sup> — &c &c was brot up read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of S Dana & S Dole Esq<sup>n</sup> was brot up read & concurred M<sup>r</sup> Shepard M<sup>r</sup> Freeman & M<sup>r</sup> Green joined

A vote to hear the pet<sup>n</sup> of A— Heyward [Heywood] Adm<sup>t</sup> [on the estate of Samuel Heywood] on the third Wednesday of the next Sessions was brot up read & noncurr<sup>d</sup>

A vote granting the prayer of the pet<sup>n</sup> of D Perkins & alli and giving them leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Doct<sup>r</sup> Smith was brot up read & concd M<sup>r</sup> Green joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of J Orr — was brot up read and concurred M<sup>r</sup> Smith & M<sup>r</sup> Wallace joined —

A vote granting the prayer of the pet<sup>n</sup> of W [William] Boynton and giving him leave to bring in a bill accordingly was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of the Selectmen of Alstead & giving them leave to bring in a bill accd<sup>ly</sup> was brot up read & concurred

A vote to refer the Acc<sup>o</sup> of G [J.] Osborne to the Com<sup>tee</sup> on G Houghs Acc<sup>o</sup> was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Mary Neal & John Neal was brot up read & concurred M<sup>r</sup> Peabody joined —

A vote granting the prayer of the Selectmen of Wendell and giving them leave to bring in a bill for raising a tax of one half penny for three years on each Acre of land in the Town of Wendell was brot up read & concurred with this amendment that there be an annual tax of one half penny on each acre of land for the term of three years in lieu of the tax above mentioned — Sent down — brot up concurred

\* 3-488 \* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from Col<sup>o</sup> Clap was brot up read & concurred M<sup>r</sup> Cilley joined —

A vote to hear the pet<sup>n</sup> from Unity on the third Thursday of the next Session was brot up read & concurred

A vote to postpone the Hearing of the pet<sup>n</sup> of Joseph Hicks to the third Tuesday of the next Session was brot up read & concurred —

An Act to authorize the Selectmen & Constables of the Town of Orange for the year 1790 to assess & collect the State & County taxes assessed against s<sup>d</sup> Towns for the years 1787 & 1789 & granting them a time to assess & collect the same having been read a third time *voted* that the same be enacted.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of Daniel Putnam was brot up read & concd M<sup>r</sup> Rogers joined —

A vote that His Excellency the President be requested to procure an accurate survey of the land owned by the State on the Island of New Castle contiguous to the Fort William and Mary with a plan of the Fort & Light House as soon as conveniently may be was brot up read & concurred

Adjourned till to morrow morning 9 o'Clock

SATURDAY JAN<sup>y</sup> 22, 1791

Met according to adjournment

Present as yesterday except S Kingsbury [and J. Freeman] Esq[uires]

A vote to hear the pet<sup>n</sup> of the Selectmen of Orford on the third Wednesday of the next Session was bro<sup>t</sup> up read & concurredAn Act establishing to Samuel Camfield his title to a certain piece of land, having been read a third time *voted* that the same be enacted.A vote granting the prayer of Love Runnels & giving her leave to bring in a bill accordingly was bro<sup>t</sup> up read and non-concurredA vote granting the prayer of the pet<sup>n</sup> of Tho<sup>s</sup> Wentworth & others and giving them leave to bring in a bill accordingly was bro<sup>t</sup> up read & so far concurred as that the pet<sup>rs</sup> have leave to bring in a bill for setting aside the levy & that the Creditor be empowered to levy on the same land or so much thereof as may by a fair, legal & impartial appraisement be sufficient to satisfy the s<sup>d</sup> execution & legal costs on a levy to be served by the Sheriff or some deputy by him specially appointed for that purpose & that the Creditor be placed in as advantageous circumstances respecting said Execution as he was by law at the time of the former service — Sent down — brot up concurredadj<sup>d</sup> till monday morning next at 9 °Clock —\* MONDAY JAN<sup>y</sup> 24<sup>th</sup> 1791 \* 3-489met according to adjrm<sup>t</sup>

Present as on Saturday last with the addition of J [John] Bell Esq

A vote to hear the pet<sup>n</sup> of the Selectmen of New Hampton on the third Wednesday of the next Session was brot up read and concurredA vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of B — Prescutt was brot up read & concurred M<sup>r</sup> Smith joined —A vote to refer the pet<sup>n</sup> of Otis Baker & others Rich<sup>d</sup> Tripe & others to the Com<sup>tee</sup> on the pet<sup>n</sup> of Jacob Green & Enoch Noyes was brot up read & concurred

A vote to pay Ezekiel Dow 18/ in full of his Demand as an evidence at the Court Martial for the trial of Col Stone was brought up read &amp; concurred

A vote appointing the Hon Timothy Farrar James Underwood and Jeremiah Page Esquires a Com<sup>tee</sup> to view the Situation of the Inhabitants of the Northwest part of Lyndborough as well those who were not petitioners as those were, and that it be done at the cost of the Inhabitants of Lyndborough and that said Com<sup>tee</sup> report thereon at the next Session of the General Court was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Michael Dwyer was brot up read & concurred M<sup>r</sup> Bell [joined.]

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Alex<sup>dr</sup> Plumley was brot up read & concurred M<sup>r</sup> Webster joined

A vote that W<sup>m</sup> Loudon have & receive six pounds out of the treasury to pay [some] house rent &c & that s<sup>d</sup> sum be p<sup>d</sup> to George Gains Esq for the above purpose was brot up read & concurred

An Act to enable the Selectmen of New London in the County of Hillsborough to assess levy & collect a tax on all the lands of non resident Proprietors in said Town of three pence per Acre for the purpose of repairing the public roads in s<sup>d</sup> New London having been read a third time *voted* that the same be enacted

An Act to enable Supply Clap Esq Joseph Champney Merchant & Jane Boyd Widow all of Portsmouth in the County of Rockingham Executors of the last Will & Testament of George Boyd late of s<sup>d</sup> Portsm<sup>o</sup> Esq deceased to sell & convey to Nathaniel Healey of Hampton falls in s<sup>d</sup> County Trader certain parcels of land set off to s<sup>d</sup> Executors by Exon on a Judgment recovered by s<sup>d</sup> Executors against the Executors of Meshech Weare Esq deceased having been read a third time *voted* that the same be enacted

\* 3-490 \*An Act to vest the exclusive privilege of keeping a ferry over a certain part of Connecticut River in Joseph Tilden of Lebanon his heirs & Assigns having been read a third time *voted* that the same be enacted

An Act to impower the Selectmen of Wolfborough to assess & collect a tax of one penny <sup>p</sup> acre annually for the term of two years upon all the lands in s<sup>d</sup> Town to be appropriated for the purpose of repairing the highways in s<sup>d</sup> Town having been read a third time *voted* that the same be enacted

An Act to incorporate a tract of land lying South of Peterborough in the County of Hillsborough having been read a third time *voted* [that the same] be enacted

Adj<sup>d</sup> till tomorrow morning 9 o'Clock

TUESDAY JAN<sup>y</sup> 25 1791

met according to Adjournment

Present as on Saturday last

A vote that the Excise on all excisable Articles from & after the first day of Octo last to the first day of Jan<sup>y</sup> instant be collected in the same way & manner as has heretofore been legally practised excepting only that no person who will render a true acc<sup>o</sup> on Oath shall be liable to any prosec<sup>n</sup> for sell<sup>s</sup> without license &c and that an Act or Resolve be passed for that purpose was bro<sup>t</sup> up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jon<sup>a</sup> Chase Esq was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Webster joined—

A vote so far granting the prayer of the pet<sup>n</sup> of Mary Neal & John Neal as that they have leave to bring in a bill for confirming the title of the heirs & assigns of John Neal Esq Dec<sup>a</sup> of, in & to certain lands & was brot up read & concurred.

A vote to pay Geo. J. Osborne £65..7..3 for printing was bro<sup>t</sup> up read & concurred—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> from Cornish & Plainfield was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Webster joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Rebecca Barrett was brot up read & concurred M<sup>r</sup> Wallace & M<sup>r</sup> Bell joined—

An Act to restore Elisabeth M<sup>c</sup>Clary to her law having been read a third time *voted* that the same be enacted

An Act in addition to an Act passed March 18. A D 1780 entitled an Act in addition to an Act entitled an Act to confiscate the estates of sundry persons therein named passed A D 1778 having been read a third time *voted* that the same be enacted—

\* An Act in addition to and to alter an Act intituled an Act to set off & incorporate a number of Inhabitants living in the north west part of Amherst into a parish passed 24<sup>th</sup> day of Jan<sup>y</sup> A D 1789 having been read a third time *voted* that the same be enacted.

Adjd till tomorrow morning 9 oClock

WEDNESDAY JAN<sup>y</sup> 26 1791—

met according to adjournment

Present as yesterday with the ad<sup>n</sup> of M<sup>r</sup> Freeman—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Ach<sup>d</sup> M<sup>c</sup>Murphy was brot up read & conc<sup>d</sup> M<sup>r</sup> Waldron joined—

A vote granting the prayer of the pet<sup>n</sup> of Sam Rendal and giving him leave to bring in a bill accordingly was brot up read & so far concurred as y<sup>t</sup> s<sup>d</sup> Rendall have leave to enter the same action at the S. C [Superior Court] next to be holden at Dover in & for s<sup>d</sup> County on the third Tuesday of April next leaving the same open to trial by Jury & giving 14 days notice previous to the sitting of s<sup>d</sup> Court to s<sup>d</sup> Roberts and the Judges of s<sup>d</sup> Court are impowered to hear the same, correct any errors there may be if not tried by Jury) and give judgment thereon Sent down—brot up concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of y<sup>e</sup> pet<sup>n</sup> of the Selectmen of Bath was brot up read & concurred M<sup>r</sup> Green & M<sup>r</sup> Smith joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Will<sup>m</sup> Vans et alii was brot up read & concurd M<sup>r</sup> Peabody M<sup>r</sup> Smith & M<sup>r</sup> Cilley joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider & report what sums are necessary to be raised to defray the charges of Government the present year was brot up read and concurred M<sup>r</sup> Shepard & M<sup>r</sup> Webster joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to report what allowances shall be made to the Officers of the civil list for the last year was brot up read & concurred M<sup>r</sup> Smith M<sup>r</sup> Cilley & M<sup>r</sup> Wallace joined

A vote that Col David Page apply to any public Officer in this State for the original order s<sup>d</sup> to be drawn by Benj Heath of Conway in favor of Dan<sup>l</sup> Cook—s<sup>d</sup> Officer is directed to deliver s<sup>d</sup> Order to s<sup>d</sup> Page & to take a fair copy thereof to remain with him previous to his delivering y<sup>e</sup> Original to s<sup>d</sup> Page was brot up read & concurred—

\* 3-492 \*A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to be added to the Com<sup>tee</sup> on the pet<sup>n</sup> of Ach<sup>d</sup> M<sup>c</sup>Murphy was brot up read & concurred M<sup>r</sup> Webster joined—

A vote that a paper signed Sam<sup>l</sup> Payne be referred to the Com<sup>tee</sup> on the pet<sup>n</sup> of Jon<sup>s</sup> Chase Esq was brot up read and concurred

A vote to pay Capt Joseph Smith thirty six shillings in full of his acc<sup>o</sup> for a Journey to Portsm<sup>o</sup> on public Service was brot up read & concurred

A vote to refer the pet<sup>n</sup> of the Selectmen of Pembroke to the Comtee on the pet<sup>n</sup> of Green & Noyes was brot up read and concurred—

A vote for a Comtee to join a Comtee of the Senate to consider of the petition of the Selectmen of Plastow was brot up read and concurred M<sup>r</sup> Rogers & M<sup>r</sup> Bell joined—

A vote to refer the pet of Otis Baker et alii to the Comtee on the pet of Green & Noyes was brot up read and conc<sup>d</sup>

A vote to pay the Acc<sup>o</sup> of Hon. Phillips White Esq amounting to sixteen pounds sixteen shillings for adjusting & allowing claims against Gov Wentworths and Col Hollands Estate was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of Reb<sup>ca</sup> Barret and giving her leave to bring in a Resolve accordingly was brot up read and concurred.

A vote granting the prayer of the pet<sup>n</sup> of the Selectmen of Lyman and giving them leave to bring in a bill for raising a tax of one half penny  $\frac{1}{2}$  year on every acre of land in s<sup>d</sup> Town for 3 years was brot up read & concurred

A vote that Dan<sup>l</sup> Putnam receive 16£ in full of his Dem<sup>c</sup> for losses &<sup>c</sup> as a Soldier in 1776 was brot up read & noncon-  
curred

Adj<sup>d</sup> till tomorrow morning 9 °Clock

THURSDAY JAN<sup>r</sup> 27 1791

Met according to adjournment

Present all the Senate—

A vote for a Comtee to join a Comtee of the Senate to consider of the pet<sup>n</sup> of John Nesmith was brot up read & concurred M<sup>r</sup> Wallace joined—

A vote for a Comtee to join a Comtee of the Senate to consider of the pet<sup>n</sup> of Isaac Baldwin was brot up read & concurred M<sup>r</sup> Rogers joined

A vote to pay W<sup>m</sup> Harper 12s for carrying precepts to Plymouth was brot up read & concurred

\*A vote for a Comtee to join a Comtee of the Senate to consider of the pet<sup>n</sup> of Jacob Green & all similar matters was brot up read & concurred M<sup>r</sup> Wallace & M<sup>r</sup> Freeman joined \*3-493

A vote that the hearing on the petition of Rich<sup>d</sup> Sincler J<sup>r</sup> which was to have been this day be postponed to Thursday next was brot up read & concurred with this amendment that the hearing on said petition be postponed until the second Tuesday of the next Session instead of Thursday next — Sent down brot up conc<sup>d</sup>

An Act to empower the Inhabitants of Wendell in the County of Cheshire to levy a Tax on all the lands (public Rights excepted) in said Town for making bridges & repairing highways having been read third a time *voted* that the same be enacted —

Adj<sup>d</sup> till tomorrow morning 9 o'Clock

FRIDAY JAN<sup>r</sup> 28th 1791

met according to adjournment

Present as yester[day]

A vote to receive & accept the report of the Com<sup>tee</sup> on the petition of D— Rindge Esq et alii & that a Resolve be passed for that purpose was brot up read & concurred.

A vote to refer the Acc<sup>o</sup> of J D. Griffith to the Com<sup>tee</sup> on the Printers Acc<sup>o</sup> was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of J Nesmith & giving him leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of Ozias Silsby was brot up read & concurred M<sup>r</sup> Kingsbury joined —

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Eben[ezer] Thompson was brot up read & concurred M<sup>r</sup> Green joined —

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of the Selectmen of New Holderness was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Green joined

A vote that the Acc<sup>o</sup> of W [William] Page Esq et alii be referred to the Com<sup>tee</sup> of J Green was brot up read & concurred

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of J Livingston was brot up read & concurred M<sup>r</sup> Waldron joined —

A vote to pay the Acc<sup>o</sup> of Mess<sup>rs</sup> Clap Rogers & Gilman was brot up read & concurred

An Act to repeal such parts of the several Acts of this State as imposed an Excise on spirituous liquors & other articles having been read a third time *voted* that the same be enacted

An Act to empower the Inhabitants of Alexandria in the County of Grafton to levy a tax on all the lands (public lands excepted)



in said Town for the purpose of making & repairing the highways having been read a third time *voted* that the same be enacted

\* A vote so far granting the prayer of the pet of Isaac Baldwin as that he receive £20 from the Treasury was bro<sup>t</sup> up read and Nonconcurrent \* 3-494

A vote granting the prayer of the pet<sup>n</sup> of the Inhabitants of Hampstead and giving them leave to bring in a bill accordingly was bro<sup>t</sup> up read & concurred

A Resolve that His Exc<sup>y</sup> & Council be & hereby are requested to remove Woodbury Langdon Esq from his Office of Justice of the Superior Court of Judicature of s<sup>d</sup> State, was bro<sup>t</sup> up and read—Upon which his Exc<sup>y</sup> the President & the Hon. R Wallace & J. Freeman Esq<sup>r</sup> two of the Council declined acting—The Sen. Senator being in the Chair took under consideration the afores<sup>d</sup> Resolve, after some time agreed to postpone the further consideration thereof—

Adjd till tomorrow morning 9 o'Clock

SATURDAY JAN<sup>y</sup> 29<sup>th</sup> 1791

met according to Adjournment

[Present as yesterday.]

A vote granting the prayer of the petition of John Wendell Esq & giving him leave to bring in a bill accordingly was bro<sup>t</sup> up read & concurred

A Resolve that the Court of Gen<sup>l</sup> Sessions of the Peace by law to be holden at Portsmouth within & for the County of Rockingham on the second Tuesday of Feb<sup>y</sup> next be & hereby is adjourned to the fourth Tuesday of March next was bro<sup>t</sup> up read & concurred.

An Act to empower the Selectmen of Orange to assess a tax of one half penny upon an Acre annually for the term of three years upon all the unimproved lands in said Town for the purpose of making & repairing highways in said Town having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the propriety of receiving at a consolidated value, bills emitted by this State prior to the year 1780—in paym<sup>t</sup> of outstanding Certif<sup>icate</sup> & Indent Taxes &c was bro<sup>t</sup> up read and concurred M<sup>r</sup> Shepard M<sup>r</sup> Webster & M<sup>r</sup> Bell joined

A vote that Specie Orders drawn by the President on the funds

impost excise or Naval Office be indiscriminately received in payment of any outstanding specie Taxes, impost or excise bonds was brot up read and concurred —

A vote to pay Ozias Silsby £4..18..6 for the postage of public papers was brot up read & concurred

A vote that the Town of New Holderness be credited £23.2 N. Emission out of the Tax due for 1780 for beef was brot up read & concurred.

A vote granting the prayer of the pet<sup>n</sup> of John Young Esq and giving him leave to bring in a bill accordingly was brot up read & concurred

\* 3-495 \* An Act to set aside the levy of an Execution heretofore made upon the Estate of the late Hon John Wentworth Esq dec<sup>d</sup> in the hands of Tho<sup>s</sup> Millet Wentworth & James Carr Adm<sup>trs</sup> de bonis non to said estate having been read a third time *voted* that the same be enacted —

Adj<sup>d</sup> till Monday next 3 °Clock P. M —

#### MONDAY JAN<sup>y</sup> 31 1791

met according to adjournment —

Present as on Saturday last except M<sup>r</sup> Smith & M<sup>r</sup> Webster

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> to consider of the petition of Samuel Thing was bro<sup>t</sup> up read & concurred M<sup>r</sup> Green joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the proposals made by the printers was brot up read and concurred M<sup>r</sup> Rogers joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of James Murch was brot up read & concurred M<sup>r</sup> Peabody joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> to consider of a letter from A. Hamilton Esq was brot up read & conc<sup>d</sup> M<sup>r</sup> Peabody join<sup>d</sup>

A vote to hear the pet<sup>n</sup> of the Inhabitants of New Durham on the second Tuesday of the next Session was brot up read and concurred. —

A vote to refer the Acc<sup>o</sup> of John Parker Esq to the Com<sup>tee</sup> of J Green & was brot up read & concurred

A vote to pay Col Clap £4..1..9 expences for survey & plan of Light House was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of A. Davis was brot up read & concurred M<sup>r</sup> Waldron joined —

A vote to hear the pet<sup>n</sup> of T Pinkham on the Second Tuesday of the next Session was brot up read & concurred

A vote to hear the pet<sup>n</sup> of the Selectmen of Campton on the Second thursday of the next Session was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a com<sup>tee</sup> of the Senate to consider of the pet of the Selectmen of Middleton was brot up read & concurred M<sup>r</sup> Freeman joined

An Act authorizing the Judge of Probate for the County of Hillsb<sup>o</sup> to license Rebecca Barrett to represent the estate of her late husband James Barrett decess<sup>d</sup>, insolvent having been read a third time *voted* that the same be enacted —

Adjd till tomorrow morning 9 oClock

\* TUESDAY FEB 1, 1791 \* 3-496

met according to adjournment

Present as yesterday with the addition of M<sup>r</sup> Webster

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to nominate two persons in each County to make sale of the Excise &c was brot up read and conc<sup>d</sup> M<sup>r</sup> Kingsbury & M<sup>r</sup> Peabody joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on the subject matter of the revision of the laws was brot up read & concurred M<sup>r</sup> Freeman M<sup>r</sup> Green M<sup>r</sup> Rogers joined

A vote granting the prayer of the petition of S [Samuel] Thing and giving him leave to bring in a bill accordingly was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Pet<sup>n</sup> of D. Johnson was brot up read & concurred M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> to take under consideration the report of a Com<sup>tee</sup> on Treasurers Acc<sup>o</sup> was brot up read & conc<sup>d</sup> M<sup>r</sup> Peabody & M<sup>r</sup> Cilley joined —

A vote to hear the pet<sup>n</sup> of N Doyen on the third Wednesday of the next Session was brot up read & concurred

An Act to restore Samuel Randall to his law having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition R. Colony was brot up read & concd M<sup>r</sup> Waldron joined

A vote that the Secretary in making up the Roll for the present Session add the travel & attendance of the Hon Senate on the

trial of an Impeachment exhibited by the Hon House of Rep<sup>s</sup> vs W<sup>y</sup> Langdon Esq was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of what business is yet necessary to be done at this Session &c was brot up read & concurred M<sup>r</sup> Webster M<sup>r</sup> Rogers and M<sup>r</sup> Kingsbury joined

A Resolve that the President with advice of Council give order for the payment of such sums as may be found due to the Members of the Council & House of the late Province of N H for their attendance during the 2 last years previous to the commencement of the late revolution at the rate of 7/ <sup>10</sup>/<sub>100</sub> day for each Member of C<sup>l</sup> & 6/ <sup>10</sup>/<sub>100</sub> day for each member of the House was brot up read & concurred—

A vote to abate the Town of Middleton the Am<sup>o</sup> of the Interest which has arisen on the fines laid on s<sup>d</sup> Town for their neglect in procuring four men for the Continental service in 1781 Provided s<sup>d</sup> Town shall pay into the Treas<sup>r</sup> the principal of s<sup>d</sup> fines in one year from this time was brot up read and concurred

\* 3-497 \* An Act providing remedy when executions are levied upon estate not the property of the Debtor having been read a third time *voted* that the same be enacted

A vote to accept the report of the Com<sup>tee</sup> apt<sup>d</sup> to receive books papers &c from the late Compt<sup>r</sup> was brot up read & concurred

Adj<sup>d</sup> till tomorrow morning 9 oClock

WEDNESDAY FEB 2 1791

met according to adjournment

Present all the Senate

A vote appointing Thursday the 7<sup>th</sup> April next to be observed as a day of public hum<sup>tn</sup> fast<sup>s</sup> & prayer was bro<sup>t</sup> up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Tim<sup>o</sup> Walker Esquire et alii— was brot up read & concurred M<sup>r</sup> Cilley & M<sup>r</sup> Kingsbury joined—

A vote granting the prayer of the pet<sup>n</sup> of James Murch and giving him leave to bring in a bill accordingly was brot up read & concurred—

Adj<sup>d</sup> till tomorrow morning 9 oClock

THURSDAY FEB 3 1791

met according to adj<sup>t</sup>

[Present as yesterday.]

A pet<sup>n</sup> signed S [Stephen] Peabody & others praying for an Incor [poration] of An Academy by the name of the Atkinson Acc<sup>d</sup> Also for a Lottery to raise £1000 with a vote thereon grant<sup>s</sup> the prayer thereof was bro<sup>t</sup> up & read — on motion to divide the Quest<sup>n</sup> — shall they have leave to bring in a bill for an incorporation — passed in the Affirm<sup>ve</sup> shall they have leave to bring in a bill for a Lot<sup>y</sup> to raise £1000 The yeas & Nays being called for were as follows Yeas Mess<sup>r</sup> Bell Waldron Wallace Peabody Green Shepard & Freeman Nays Mess<sup>rs</sup> Smith Webster Kingsbury Cilley & Rogers yeas 7 Nays 5 & so it was *voted* that they shall have leave to bring in a bill to raise 1000£

A petition signed W Page praying for an Incorporation of an Academy Also for a Lottery to raise £1000 with a vote thereon granting the prayer thereof was brot up & read on motion to divide the Quest<sup>n</sup> — shall he have leave to bring in a bill for an Incorporation passed in the Affirm shall he have leave to bring in a bill for a Lottery to \*raise £1000 including \*3-498 all expences The yeas & nays being called for, were as follows viz Yeas Mess<sup>r</sup> Bell Waldron Wallace Peabody Shepard Freeman Green — Nays Mess<sup>r</sup> Smith Kingsbury Webster Cilley Rogers Yeas 7 Nays 5 & so it was *voted* that he shall have leave to bring in a bill to raise 1000£ includ &c

A pet<sup>n</sup> signed Sam<sup>l</sup> Dana & Step<sup>n</sup> Dole praying for an Incorporation of an Ac<sup>dy</sup> Also for a Lottery to raise £1000 with a vote thereon granting the prayer thereof, was brot up & read — on motion to divide the Quest<sup>n</sup> shall they have leave to bring in a bill for an Inc<sup>ptn</sup> passed in the aff<sup>ve</sup> Shall they have leave to bring in a bill for a lottery to raise £1000 the yeas and nay being called for were as follows Yeas Mess<sup>r</sup> Shepard Wallace Peabody & Green — Nays Mess<sup>r</sup> Bell Smith Webster Kingsbury Cilley Waldron Freeman & Rogers [Yeas 4 — Nays 8 — So it was *voted* that they shall not have leave to bring in a bill for a lottery to raise one thousand pounds.]

shall they have leave to bring in a bill for a Lottery to raise £500 instead of £1000 — The yeas & nay being called for were as follows Yeas Mess<sup>r</sup> Shepard Wallace Peabody Green & Waldron Nays Mess<sup>r</sup> Bell Smith Webster Kingsbury Cilley Freeman and Rogers — & so — an Incorp: only [Yeas 5 — Nays 7 —

So it was *voted* that they shall not have leave to bring in a bill for a lottery to raise five hundred pounds instead of one thousand pounds.]

Adj'd till tomorrow morning 9 °Clock

FRIDAY FEB<sup>y</sup> 4, 1791

met according to adjournment

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to examine & compare the engrossed bills agreeably to a vote this day passed was brot up read & concurred M<sup>r</sup> Kingsbury joined

A vote that the Gen<sup>l</sup> Court proceed to complete the revision of the laws the present Session — that after the third reading in the House they passed to be engrossed &c and that they take effect the 1<sup>st</sup> day of Nov<sup>r</sup> next was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Gen<sup>l</sup> Stark was brot up read & concurred M<sup>r</sup> Shepard joined —

\* 3-499 \* An Act to impower Samuel Thing to sell a parcel of Land situate in Exeter the property of his wife by descent from her father Joshua Wilson having been read a third time *voted* that the same be enacted

A vote that the Treasurer be directed to stay the extents against Eleazer Brown Sam<sup>l</sup> Lane Jonas Twitchel & John Thompson for the sums they entrusted in the hands of Jon<sup>a</sup> Gaskill dec<sup>d</sup> and that Josiah Willard Sam<sup>l</sup> Gaskil & others have leave to withdraw their petitions was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of Acc<sup>o</sup> of S. Bean was brot up read & concurred [M<sup>r</sup> Rogers joined]

A vote to postpone the further consideration of a pet<sup>n</sup> presented by B Cilley, to the next June Session & that the Treas<sup>r</sup> stay his Extents vs s<sup>d</sup> Cilley until s<sup>d</sup> time — was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration the proposals lodged with the Sec<sup>y</sup> for all or any tracts of unlocated lands &c was brot up read & concurred M<sup>r</sup> Kingsbury & M<sup>r</sup> Smith joind

A vote that there be a fair Statement of all the payments and allowances that have been made by the State to towns or to individuals for services & expenditures in the com<sup>n</sup> defence during the late war not already stated and sent forward for allowance —

that the several sums allowd & reported by the Commissioners that were for that purpose appointed in 1780 and whose powers were extended and defined by sundry subsequent votes & resolves be also included — And that three Coms<sup>rs</sup> be now appointed by and on the part & behalf of this State to collect the Acc<sup>ts</sup> papers and vouchers necessary for making the above statement and for such other further charges as may in the opinion of the Coms<sup>rs</sup> be exhibited by this State against the U S — by virtue of the several Acts & Ordinances of Congress and that s<sup>d</sup> Coms<sup>rs</sup> certify such abatement to be forwarded to the board of Coms<sup>rs</sup> of the U S whose province it may be to receive the same in such way and manner as the President of this State may direct was brot up read and concurred

\* A vote to refer the pet<sup>n</sup> of E Buckman et alii to the Com<sup>tee</sup> on T Walker et alii was brot up read & concurred \* 3-500

An Act to make good a title of certain lands lying in Hancock to Thos Cochran jun<sup>r</sup> & others, the original Deed of which is lost having been read a third time *voted* that the same be enacted

An Act to alter the time of holding the annual meeting in the Town of Hampstead having been read a third time *voted* that the same be enacted.

An act to enable John Young to reenter an action and have a new trial thereon at the Superior Court having been read a third time *voted* that the same be ent<sup>d</sup>

An Act authorizing the Executor of Sam<sup>l</sup> Marsh<sup>s</sup> Will to sell certain real Estate having been read a third time *voted* that the same be enacted

An Act to enable the Selectmen of Alstead in the County of Cheshire to assess levy & collect a tax on all the lands of non resident proprietors in said Town of two pence  $\frac{1}{2}$  Acre for the purpose of repairing the public roads in said Alstead having been read a third time *voted* that the same be enacted

An Act confirming the title to certain lands in the Vendee or Vendees of John Neal Esquire having been read a third time *voted* that the same be enacted

An Act empowering the Selectmen of Sandwich in the County of Strafford in s<sup>d</sup> State to tax the unimproved lands in s<sup>d</sup> Sandwich owned by nonresidents of s<sup>d</sup> Town one penny on each acre for the purpose of repairing highways in s<sup>d</sup> Town having been read a third time *voted* that the same be enacted.

A vote granting the prayer of the petition of Jacob Green &

Enoch Noyes & giving them leave to bring in a bill accordingly was brot up read & concurr<sup>d</sup>

A vote that any person or persons have liberty to remove a Pier near Capt John Blunts in New Castle to a place in the River at Portsmouth called & known by the name of the sunken rocks & fixing the same as a monument for mariners provided this State be at no expence therefor was brot up read and concurred with this amendment that the person or persons removing said Pier pay all costs or charge if any there be for taking care and securing the same — Sent down brot up conc<sup>d</sup> —

\* 3-501 \*A vote to refer the proposal of Nicholas Austin to the Com<sup>tee</sup> on proposals for unlocated lands was brot up read & concurred.

A vote to hear the petition of a number of Inhabitants of Pelham on the second Thursday of the next Session was brot up read & concurred

An Act to authenticate & make valid two certain Deeds executed by Zachariah Foss of Portsmouth in the State aforesaid Gentleman, to John Phillips of Newport in the State of Rhode Island Esq and by the said Phillips to John Wendell of s<sup>d</sup> Portsmouth Esq having been read a third time *voted* that the same be enacted.

Adj<sup>d</sup> till tomorrow 9 °Clock A M —

#### SATURDAY FEB<sup>r</sup> 5 — 1791 —

met accord<sup>s</sup> & c present as yesterday

This day spent in reading pub<sup>e</sup> Acts

Adj<sup>d</sup> till Monday morning next 9 °Clock

#### MONDAY FEB<sup>r</sup> 7 1791

Met [according to adjournment.

Present as on Saturday last.]

An Act to enable Jonathan Blake to review an Action in the County of Grafton, which was commenced by him in the County of Rockingham against Josiah Burnham having been read a third time *voted* that the same be enacted

An Act to restore William Burrows Jun<sup>r</sup> to his law having been read a third time *voted* that the same enacted. —

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider of the pet<sup>n</sup> of Tho<sup>s</sup> Pennyman in behalf of Washington was bro<sup>t</sup> up, read & concurred M<sup>r</sup> Waldron joined —

An Act to encourage the culture of hemp within this State having been read *voted* that the same be nonconcurrent



A vote to pay G Hough £22..5..9 out of Excise for printing was brot up read & concurred — reconsidered concurred as below) concurred with this amendm<sup>t</sup> that s<sup>d</sup> Hough be allowed 17 £ 5 & 9 instead of 22 £ 5..9 — Sent down brot up con<sup>d</sup>

A vote so far granting the prayer the pet<sup>n</sup> of Aaron Davis as that the extent for the year 1788 be stayed until the next Session of the Gen<sup>l</sup> Court so far as it respects the State was brot up read & non concurred

\*A vote that His Exc<sup>y</sup> the President, the Hon the Chief Justice and the Treas<sup>r</sup> of this State be and are appointed Agents in behalf of this State to vest in the funds of U S — the old Cont<sup>l</sup> Money final Settlements & Indents now in the Treas<sup>r</sup> or that may be bro<sup>t</sup> in prior to the opp<sup>y</sup> of funding the same was brot up read and concurred —

A vote granting the prayer of the pet<sup>n</sup> of Lem<sup>l</sup> Parker & giving him leave to bring in a bill accordingly was brot up read & non concurred

A vote that the proprietors of the Town of Lyman be abated £98..1..5 out of their Certificate tax and £7..17.. out of their New Emission tax in full for all demands for services done by the Inhabitants or proprietors or for any demands for being doomed too high was brot up read & concurred

A vote that M<sup>r</sup> Smith & M<sup>r</sup> Freeman with such of the Hon House as they shall join be a Com<sup>tee</sup> to consider the subject matter of a Resolve passed by the Hon House on 21 of January last concerning Extents issuing against the Selectmen of Concord in the County of Grafton or the Selectmen of Concord alias Gunthwaite or any Inhabitant thereof prior to the year 1788 and report thereon was sent down for concurrence brot up concurred —

A vote to hear the pet<sup>n</sup> of H Miller in behalf of Steph<sup>n</sup> Harford on the second Thursday of the next Session was brot up read and concurred

An Act to impower John Calfe Eben<sup>r</sup> Webster and Nathaniel Weare to take back & rectify a certain report by them made to the Superior Court in a cause wherein John Quimby Sanborn of Candia was pl<sup>tf</sup> & Sam Corser defendent having been read a third time *voted* that the same be enacted

An Act annulling a Judgment recovered at the Superior Court of Judicature holden in the County of Grafton at Oct<sup>o</sup> term 1790 by Geo Eager, & James Moore vs James Murch & granting a new trial on the action in which s<sup>d</sup> Judgment was rendered having been read a third time *voted* that the same be enacted

Adj<sup>d</sup> till tomorrow morn<sup>g</sup> 9 o'Clk

\* 3-503

\* TUESDAY FEB<sup>y</sup> 8<sup>th</sup> 1791Met accord<sup>y</sup> [according to adjournment.]

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a bill for regulating Licenced Houses was brot up read & concurred Mr Freeman joined —

A vote adding Mr Macgregore & Mr Emerson to the Com<sup>tee</sup> on the pet<sup>n</sup> of Tim<sup>o</sup> Walker Esq was brot up read & concurred.

A vote to hear the petition of Alexander Plumley on the third Wednesday of the next Session was brot up read & concurred

An Act for laying out highways having been read a third time *voted* that the same be enacted

An Act relative to common Fields & regulating Fences having been read a third time *voted* that the same be enacted

An Act for setting off Debts, mutual demands & executions against each other, having been read a third time *voted* that the same be enacted.

an Act regulating the choice & service of Grand Jurors having been read a third time *voted* that the same be enacted

An Act for regulating Towns & the choice of Town Officers having been read a third time *voted* that the same be enacted

An Act for the punishment of certain crimes having been read a third time *voted* that the same be enacted

An Act for establishing an equitable method of making taxes and for ascertaining the powers of Selectmen having been read a third time *voted* that the same be enacted

An Act prescribing the duty & regulating the Office of Sheriff having been read a third time *voted* that the same be enacted

An Act establishing forms of Oaths having been read a third time *voted* that the same be enacted

Adj<sup>d</sup> till tomorrow morning 9 °Clock

\* 3-504

\* WEDNESDAY FEB<sup>y</sup> 9 — 1791

Met according to Adjournment

[Present as yesterday.]

An Act for the taking of Affidavits out of Court having been read a third time *voted* that the same be enacted

An Act regulating fees having been read a third time *voted* that the same be enacted

An Act regulating process & trial in civil causes having been read a third time *voted* that the same be enacted

An Act regulating Pounds, having been read a third time *voted* that the same be enacted

An Act for the relief of Idiots & distracted Persons having been read a third time *voted* that the same be enacted

An Act for establishing Courts of Law, for the administration of Justice within this State & designating their powers & regulating their proceedings in certain Cases having been read a third time *voted* that the same be enacted.

~~¶~~An Act relative to strays & lost Goods having been read a third time *voted* that the same be enacted

An Act directing the proceedings against deficient Collectors having been read a third time *voted* that the same be enacted.

A vote to pay Henry Ranlet 9£ 6 in full of his Acc<sup>o</sup> for printing was brot up read & concurred

A vote referring the petition of Rich<sup>d</sup> Eastman et alii to the Com<sup>tee</sup> on the pet<sup>n</sup> of T. Walker Esq was brot up read & conc<sup>d</sup>

An Act for the convenient & speedy assignment of Dower having been read a third time *voted* that the same be enacted

An Act authorising Eph<sup>r</sup> Putnam Joseph Henrich & Jonas Kidder to sell the real Estate of Thomas Pringell deceased for the benefit of his widow — having been read a third time *voted* that the same be enacted —

A vote that the Light House at Fort point with the property & Jurisdiction of two Acres three roods & thirty three poles of lands on the neck at Great Island containing the whole width of s<sup>d</sup> neck up to the lands claimed by Bells heirs be ceded to the U S reserving to this State the right of pursuing & apprehending all persons who may escape from &c [the pursuit of any officers of this state and take refuge within said territory — and that a bill be brought in for that purpose.] was brot up read & concurred with this amendment that it be one Acre & three quarters instead of 2 A 3 R 33 poles beg<sup>d</sup> at the L H point Sent down for concurrence brot up cond

\* A vote that the President receive from B Hanniford \*3-505 an Order on the specie tax and in lieu thereof deliver s<sup>d</sup> Hanniford an order for the like sum on the revenue arising from the Excise was brot up read & Nonconcurr<sup>d</sup>

Adj till tomorrow morning 9 °Clock

THURSDAY FEB<sup>r</sup> 10<sup>th</sup> 1791

met according to adjt

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Geo Kenfield was brot up read & concurred M<sup>r</sup> Green & M<sup>r</sup> Smith [joined] —

An Act altering the places of holding the Courts in the County of Strafford having been read a third time *voted* that the same be enacted.

An Act for the punishment of Profane cursing and swearing having been read a third time *voted* that the same be enacted

An Act to prevent frauds & perjuries having been read a third time *voted* that the same be enacted

An Act declaring the mode of conveyance by deed having been read a third time *voted* that the same be enacted

An Act regulating Prisons having been read a third time *voted* that the same be enacted.

An Act allowing a certain Premium for killing Wolves having been read a third time *voted* that the same be enacted

An Act to empower the Inhabitants of Lyman in the County of Grafton to levy a tax on all the lands (public rights excepted) in said Town for making & repairing highways therein having been read a third time *voted* that the same be enacted

[Adjourned till to-morrow morning 9 o'clock.]

## IN SENATE [FRIDAY] FEB. 11, 1791

Met acd<sup>s</sup> to adjt —

[Present as yesterday.]

A vote that no extent in future be issued against the Selectmen of Concord in the County of Grafton or the Selectmen of Concord alias Gunthwaite or any Inhabitant thereof for any taxes due from s<sup>d</sup> Town prior to the year 1789 until a special Act pass the General Court, directing the manner of levying and collecting s<sup>d</sup> Taxes was bro<sup>t</sup> up read & concurred.

\* 3-506 \* A vote to pay the Acc<sup>o</sup> of Jacob Green amo<sup>ts</sup> to £11.. 4..0 John Parker d<sup>o</sup> 3..12..6 W<sup>m</sup> Page et alii 30..17..0 for expences &c on the prosecution of W<sup>r</sup> Langdon Esq was bro<sup>t</sup> up read & concurred

A vote to accept the report of the Com<sup>tee</sup> to nominate two persons in each county in this State to make sale of the excise,— that the persons hereafter mentioned be appointed for that purpose

viz N Rogers & E Robinson for the County of Rockingham J Waldron & J Wingate Strafford Will<sup>m</sup> Gorden & S Dole Hillsbor<sup>o</sup> Amos Shepard & W Page for Cheshire Moses Baker & John Rogers Grafton was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider what number of law books shall be printed was brot up read & concurred M<sup>r</sup> Freeman & M<sup>r</sup> Shepard joined

A vote that the Compt<sup>r</sup> call on Col D<sup>d</sup> Hobart to acc<sup>o</sup> for the money he received [for paying soldiers 1777 and in particular the money he receivd] for Geo Kemfield [Kenfield] was brot up read & concurred

An Act for the equal distribution of insolvent Estates having been read & third time *voted* that the same be enacted

An Act for the maintenance of Bastard children having been read a third time *voted* that the same be enacted

An Act declaring the duty and defining the power of collectors of taxes having been read a third time *voted* that the same be enacted

An Act prescribing the forms of writs in civil Causes having been read a third time *voted* that the same be enacted.

A vote that the Town of Wendell be abated the sum of £184 out of their Certificate taxes & that the Treas<sup>r</sup> settle the same with the Selectmen of s<sup>d</sup> Town who are to account with the non resident proprietors for their proportion of the same — was bro<sup>t</sup> up read & concurred

adj<sup>d</sup> till tomorrow morning 9 °C

\* SATURDAY, FEB<sup>r</sup> 12, 1791 \* 3-507

Met according to adjournment

[Present as yesterday.]

An Act directing the proceedings against the Trustees of absent or absconding Debtors having been read a third time *voted* that the same be enacted

An Act to restrain the taking of unlawfull Interest having been read a third time *voted* that the same be enacted.

A vote to pay the Acc<sup>o</sup> of Nath<sup>l</sup> Rogers & Nath<sup>l</sup> Gilman Esq<sup>r</sup> amounting to £4 & that said Rogers & Gilman lodge in the Sec<sup>r</sup> Office the receipt by them taken of J<sup>s</sup> Macgregore Esq Compt<sup>r</sup> of Accounts was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of Col<sup>o</sup> Giddinge was brot up read & concurred M<sup>r</sup> Smith joined

Adj<sup>d</sup> till Monday next 9 °Clock A M

MONDAY FEB. 14 1791

met according to adjournment

Present as on Saturday last

A vote to hear the pet<sup>n</sup> of Littleton & Dalton on the third Wednesday of the next Session was brot up read & concurred

A vote that John Orr have & receive two pounds seventeen shillings & five pence in full of his Acc<sup>o</sup> for selling a lot of land in Washington by order of the Gen<sup>l</sup> Court & that the Treas<sup>r</sup> deliver up to said Orr his bond for £200—was brot up read & concurred—

A Resolve appointing Commissioners to state the Demands of this State against the United States was brot up read and concurred.

An Act to vest the exclusive right & privilege of keeping a ferry over a certain part of Merrimac River in Benjamin Noyes of Bow his heirs & assigns having been read a third time *voted* that the same be enacted.

A vote that all the books & papers which are now in the hands of [the committee of] Claims and which belong to s<sup>d</sup> office be delivered to James Macgregore Esq Comptroller of Acc<sup>o</sup> & that they be kept in an Office at Exeter was brot up read & concurred.

A resolve that the Senators of this State in the Senate of the U S be & hereby are instructed to use their endeavours to procure the admission of the Citizens of the U S to hear the debates of their House whenever they are sitting in their Legisla-

\* 3-508 tive capacity \* was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to confer on the subject matter of the Resolve respecting the receiving of specie in lieu of facility taxes &c now outstanding was brot up read & concurred M<sup>r</sup> Freeman M<sup>r</sup> Webster and M<sup>r</sup> Shepard joined—

A vote that the Treas<sup>r</sup> have & receive out of the Treas<sup>ry</sup> £240 as a Salary from June 1790 to June 1791 and that it be considered in full for services Office hire travel Stationary &c was brot up read & concurred with this Amendm<sup>t</sup> that he have & receive two hundred & forty pounds in full for services Office hire travel & responsibility of Office—sent down for concurrence—brot up concd

A vote that his Excellency have & receive £200 as a Salary was brot up read & concurred with this Amendm<sup>t</sup> that his Exc<sup>y</sup> receive £230 instead of £200—Sent down for concurrence brot up with a Message that they adhere to their former vote—

A vote that the Sec<sup>y</sup> have £50 as a Salary from June 1790 to June 1791 was bro<sup>t</sup> up read & concurred

A vote that the Coms<sup>y</sup> Gen<sup>l</sup> receive £9 as a Salary from June 1790 to June 1791 was brot up read & concurred

An Act to enable the Justices of the I C [Inferior Court] of Com<sup>n</sup> Pleas to fix & determine the boundaries of the Goal Yards in their respective Counties having been read a third time *voted* that the same be enacted —

A vote granting the prayer of the Trustees of Chesterfield Academy and giving them leave to bring in a bill for raising £1000 by Lottery was brot.up read & nonconcurrent

A vote that the Chf Justice receive £180 & the other Justices £140 as Salaries was brot up read & concurred with this alteration that the Chf Justice receive 165£ instead of £180£ & the other Justices 135£ each instead of 140£ Sent down — [for concurrence.]

A vote that G Gains S. Clap Esq<sup>r</sup> be a Com<sup>tee</sup> to examine and ascertain the amo<sup>t</sup> of what has been expended in support of the light House since Aug 1789 & to call on J Whipple for paym<sup>t</sup> of s<sup>d</sup> Acc<sup>o</sup> — and that the same be lodged with the Treasurer taking his receipt therefor was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider matters relative to Invalids — was brot up read and concurred M<sup>r</sup> Smith & M<sup>r</sup> Cilley joined —

\* An Act for ceding to the U S of America one Acre \* 3-509 and three quarters of an Acre of land with the fort & Light House thereon scituated in New Castle having been read a third time *voted* that the same be enacted.

An Act for the suppressing of Lotteries having been read a third time *voted* that the same be enacted —

A Resolve that the time for farming the Excise be lengthened out until the last day of April next was brot up read & concurred —

A vote that the proposals of John Melcher for printing the revised laws be received — was brot up read & concurred —

A vote that the Attorney Gen<sup>l</sup> receive £60 as a Salary from June 1790 to June 1791 was brot up read & concurred.

A vote that all former votes passed staying or forbidding the levy & collecting the State or County Taxes in Bath be reconsidered and made null & void — And the Selectmen & collectors proceed in the levy & collecting the s<sup>d</sup> Taxes in the same manner as they by law cou<sup>d</sup> have done had no such vote or resolve be passed was brot up read & concurred

A vote that the General Court which is to assemble on the first Wednesday of June next, meet at Concord was brot up read & concurred.

Adj<sup>d</sup> till tomorrow morning 9 °Clock

TUESDAY FEB 15, 1791

Met according to adjournment

Present as yesterday

The fol<sup>s</sup> amend<sup>t</sup> to a vote of yesterday viz that His Exc<sup>y</sup> have and receive £230 instead of £200 was reconsidered & then the vote that His Exc<sup>y</sup> have & receive £200 as a Salary from June 1790 to June 1791 was read & concurred

A vote that Moses Kelley Esq or Joshua Wentworth Esq deliver to the President & Council the receipt signed Meshech Weare Presid<sup>t</sup> dated in 1782 or 1783 for £50 & that s<sup>d</sup> Kelley or Wentworth have an Order on the Treas<sup>r</sup> for that sum was brot up read & concurred

An Act empowering the Selectmen of Campbells Gore to take an Invoice & assess & collect the tax of the year 1790 having been read a third time *voted* that the same be enacted

An Act regulating Bail in civil Causes having been read a third time *voted* that the same be enacted

An Act regulating Marriages & for the registering of Marriages Births & Burials having been read a third time *voted* that the same be enacted

\*3-510 \*An Act for the punishment of idle & disorderly persons for the support & maintenance of the poor — and for designating the duties & defining the powers of overseers of the poor — having been read a third time *voted* that the same be enacted.—

An Act for Preventing Trespasses having been read a third time *voted* that the same be enacted.

An Act empowering the Judge of Probate to grant license to sell real estate in certain cases having been read a third time *voted* that the same be enacted.

A vote to receive & accept the report of a Com<sup>tee</sup> on Treas<sup>r</sup> Acc<sup>o</sup> that said Abstract amounting to £1018.2.3<sup>4</sup> in Specie & £17..6 New Emission money be allowed & paid out of the Treas<sup>r</sup> & that the Treas<sup>r</sup> govern himself accordingly & charge the same in his next account to be settled was brot up read & concurred



An Act to restore William Boynton to his law having been read a third time *voted* that the same be enacted —

An Act subjecting lands & Tenements to the payment of debts & directing the mode of levying executions on real & personal Estate having been read a third time *voted* that the same be enacted

An Act for the ease & relief of persons imprisoned for debt having been read & third time *voted* that the same be enacted

An Act for the punishment of Lewdness, Adultery and Polygamy having been read a third time *voted* that the same be enacted

A Resolve for establishing four routs of Posts was brot up read & concurred with this amendment that there be a Post Officer appointed at Plastow sent down for concurrence — brot up with a Message that the House of Rep<sup>s</sup> adhere to their former vote —

In Senate the same day the foregoing amendment was reconsidered & *voted* that the said Resolve be concurred.

A vote so far granting the prayer of the petition of P Goss as that the extent against him for the sum of £45 be stayed till the next Session was brot up read & concurred —

\*A vote that the Rev<sup>d</sup> Doct<sup>r</sup> Evans receive £3 — 12 as \* 3-5 11 Chaplain was brot up read & concurred — w<sup>t</sup> grant<sup>d</sup>

A vote that 340 books of the revised laws be printed at the expence of the State was brot up read & concurred.

A vote that no extent be issued against Plainfield for the deficiencies of Soldiers until the next Session of the Gen<sup>l</sup> Court was brot up read & concurred

An Act to incorporate the Episcopal Society in Portsm<sup>o</sup> having been read a third time *voted* that the same be enacted

A vote granting the prayer of the petition of the Trustees of New Ipswich Academy and giving them leave to bring in a bill for raising £1000 by lottery was brot up & read — the yeas & nays being called for were as follows Yeas Mr Waldron Mr Rogers Mr Cilley Mr Bell & Mr Kingsbury Nays Mr Green Mr Wallace Mr Smith Mr Freeman Mr Shepard Mr Peabody & Mr Webster [Yeas 5 — Nays 7 —] so it passed in the Negative —

A vote granting the prayer of the [petition of the] Inhabitants of Hopkinton and giving them leave to bring in a bill for raising £1000 by lottery was brot up read & nonconcurred —

Adj<sup>d</sup> till tomorrow morn<sup>g</sup> 9 o'Clock

WEDNESDAY FEB—16, 1791—

met accord<sup>s</sup> to adj<sup>t</sup>

Present as yesterday

A vote to pay the Acc<sup>o</sup> of Eben<sup>r</sup> Smith Esq amounting to £7..17..0 as one of a Com<sup>tee</sup> on unlocated lands was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of George Hough amounting to £3..2..6 for printing Proclamation was brot up read & concurred

A vote that the travel attendance &c of the Gen<sup>l</sup> Court be the same as the last year was brot up read & concurred—

\*3-512 \*An Act to incorporate an Academy in the Town of Charlestown by the name of Charlestown Academy having been read a third time *voted* that the same be enacted—

A vote that the expence Acc<sup>o</sup> mentioned in the report of the Com<sup>tee</sup> on settling the Acc<sup>os</sup> between the Treas<sup>r</sup> & this State amo<sup>ts</sup> to £42..4.5 [be allowed] was brot up read & concurred

A resolve to pay the Travel Attendance &c of the Gen<sup>l</sup> Court out of the money, now in the Treas<sup>r</sup> was brot up read and concurred

A vote that a tax of £2000 be raised the current year and that a bill be brot in for that purpose was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of W<sup>m</sup> Duncan amo<sup>ts</sup> to 18s for expences &c notifying J Bell Esq of his Apptmt was brot up read & concurred—

An Act to incorporate certain Physicians by the name of the New Hampshire Medical Society having been read a third time *voted* that the same be enacted.

A vote to pay Nath<sup>l</sup> Peabody Esq £41..2/ on revision of Laws was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of J Smith Esq amo<sup>ts</sup> to £85..19..6 on revision of laws was brot up read & concurred

[A vote to pay the Acc<sup>o</sup> of J<sup>n</sup> Sullivan Esq Amo<sup>ts</sup> to £32..6.0 on revision of laws was brot up read & conc<sup>d</sup>]

A vote to pay the Acc<sup>o</sup> of A Livermore Esq amo<sup>ts</sup> to £6..1/6 for engrossing Acts was brot up read & concurred

a Vote to pay the Acc<sup>o</sup> Ed<sup>d</sup> Livermore amo<sup>ts</sup> to £3 for engrossing Acts was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of John Porter amo<sup>ts</sup> to £3..6/ for engrossing bills was brot up read & conc<sup>d</sup>

A vote that the Chf Justice of S C [Superior Court] have 150£ and each of the other Justices £130 each of them accounting for fees respectively was brot up read & concurred

An Act directing the proceedings in case of forcible entry or detainer of lands or Tenements having been read a third time *voted* that the same be enacted

\* An Act for the punishment of certain Crimes not \* 3-513  
Capital having been read a third time *voted* that the same be enacted.

An Act relative to the Attestation of Wills having been read a third time *voted* that the same be enacted

An Act prescribing the time & mode of redeeming real Estate mortgaged or conveyed by Deed of Bargain & Sale with defeazance having been read a third time *voted* that the same be enacted

A Resolve that the Selectmen of the several Towns & places in this State be directed to call on the several Collectors who are delinquent in collecting the Indent & Certificate taxes that they certify to the Treas<sup>r</sup> the amount of the sums in Certificates & Indents &c &c was read & concurred except such parts thereof as relate to notes & Certificates of this State Sent down—brot up with a message that the House adhere to their former vote—nonconcurred—

A vote to pay W<sup>m</sup> Duncan £3 for the use of a Room &c was brot up read and concurred

A resolve that the Treas<sup>r</sup> issue a precept to the several Towns that have been represented the year past stating the sums due from such Towns for the attendance of their Rep<sup>s</sup> & that he require the Selectmen to pay such sums into the Treas<sup>r</sup> by the first of March 1792 was brot up read & nonconcurred—

A vote to pay S Bean £5..10 for postage of public papers was brot up read & concurred

A vote to accept the Report of the Com<sup>tee</sup> to examine the Treas<sup>r</sup> Acc<sup>o</sup> was brot up read & concurred

A vote to pay the Members of Hon Senate their travel & Attendance when sitting on the trial of W<sup>r</sup> Langdon Esq was brought up read & concurred—

A vote to pay C. Buswell £21..10 for wood, candles Attend<sup>ce</sup> &c was bro<sup>t</sup> up read & concd

A vote to pay J Griffith 20s in full of his Acc<sup>o</sup> for printing was brot up read & concurred—

A vote requesting His Excellency to write to our Rep<sup>s</sup> in Congress relative to the Invalids in this State not on the pension list was brot up read & concurred—

Adj<sup>d</sup> till tomorrow morning 9 oClock

THURSDAY FEB 17 1791

Met according to Adj<sup>t</sup>—

[Present as yesterday.]

\*3-514 \*A vote granting the prayer of the pet<sup>n</sup> of J Atherton in behalf of S Flagg & giving him leave to bring in a bill accordingly was bro<sup>t</sup> up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to report what business is yet necessary to done was brot up read & concurred Mr Cilley & Mr Freeman joined —

An Act granting to certain persons therein named the exclusive right of building a toll Bridge over Merrimac River at any place between one mile below Isle Hooksett falls so called & one mile above the s<sup>d</sup> falls & regulating the toll of s<sup>d</sup> bridge having been read a third time passed to be enacted Sent down — bro<sup>t</sup> up concurred

An Act suspending the operation of sundry Acts therein enumerated until a certain time therein mentioned having been read a third time passed to be enacted sent down for conc<sup>d</sup> — brot up concurred —

A resolve that the Coms<sup>ns</sup> admit the claim of Sam<sup>l</sup> Flagg against the estate of Z Cutler an Absentee and that he have the same out of his estate not administered upon was sent down for concurrence — brot up concurred

A vote that the Rev<sup>d</sup> Mr Belknap receive £50 by order of the President as a recompence & encouragement for his laudable undertaking of & compiling the History of New Hampshire was brot up read & concurred

A vote that His Exc<sup>v</sup> inform Mr Evans that it is the desire of the Legislature that he wou<sup>d</sup> deliver an Election sermon in June next at Concord was brot up read & concurred —

A vote to pay the Acc<sup>o</sup> of J [James] Gray amo<sup>ts</sup> to £1..15 for engrossing bills was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of M L Neal amo<sup>ts</sup> to £5..13..3 for engrossing bills was brot up read & concurred

\*3-515 \*A vote appointing Jer<sup>h</sup> Smith Esq to inspect the press while the laws are printing was brot up read and concurred, with this amendment that the Hon Nath<sup>l</sup> Peabody Esq be added to the Com<sup>tee</sup> to inspect the press while the revised laws are printing either of whom to attend that business & that s<sup>d</sup> Com<sup>tee</sup> be directed to draught a book of forms for such civil Officers of this State as they shall think proper & lay the same before the Gen<sup>l</sup> Court at the next Sessions was sent down for concurrence — brot up concurred.

An Act to establish an Academy in the Town of Atkinson and to incorporate the Trustees thereof having been read a third time *voted* that the same be enacted

An Act relating to Attorneys having been read a third time *voted* that the same be enacted

An Act to prevent incestuous Marriages & to regulate divorces having been read a third time *voted* that the same be enacted

A vote to pay the Acc<sup>o</sup> of John Calfe Esq amo<sup>ts</sup> to 9£ & 7<sup>d</sup> for paper recording &c was brot up — read & concurred —

A vote to pay the Acc<sup>o</sup> of J Nelson amo<sup>ts</sup> to £18..15..4 for time expences &c was brot up read & concurred —

An Act to incorporate & establish an Academy in Amherst having been read a third time *voted* that the same be enacted

A vote that no Extents issue against the Selectmen of Bath for any public Taxes until Jan<sup>y</sup> 1792 was brot up read & concurred

A vote that His Excellency the President be requested to write to the Sec<sup>y</sup> of the Treas<sup>y</sup> relative to the sums in final Settlement Certificates paid to the State of N. H. by the Agents in the late Army was brot up read & concurred

Adj<sup>d</sup> till tomorrow morning 9 o'Clock

FRIDAY FEB<sup>y</sup> 18 1791 —

Met accd Present as yesterday —

A vote that specie orders Excise orders &c be indiscriminately received in the payment of any outstanding specie tax, Impost or Excise bonds was bro<sup>t</sup> up read & concurred

A resolve that the thanks of the General Court be returned to the Town of Concord for the generous & polite offer made by the Selectmen in behalf of said Town, of the use of the public building lately \*erected for the accommodation \*3-516 of the General Court was brot up read & concurred

A vote that the President with advice of Council be desired to appoint a Post Officer at Plastow, provided it be done without any expence to the State was brot up read & concurred

A vote that the President with advice of Council be desired to adjourn the General Court to the last Wednesday in May next, was brot up read & concurred.

His Excellency the President sent down the Secretary to inform the hon. house, that he with advice of Council had thought fit to adjourn the Gen<sup>l</sup> Court agreeably to the above vote — A proclamation thereof, was accordingly made

¶ J. PEARSON Sec<sup>y</sup>



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JOURNAL  
OF THE  
HOUSE OF REPRESENTATIVES  
CONTAINING THE PROCEEDINGS  
FROM JANUARY 5 TO FEBRUARY 18, 1791.

THE UNIVERSITY OF CHICAGO

PHILOSOPHY DEPARTMENT

1100 S. MICHIGAN AVE.

CHICAGO, ILL. 60607

TEL: 773-936-5000

FAX: 773-936-5000

WWW.CHICAGOEDU.EDU

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\*STATE OF NEW HAMPSHIRE.

\*14-70

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## A JOURNAL

OF THE

PROCEEDINGS OF THE HOUSE OF REPRESENTATIVES OF SAID  
STATE AT THEIR SESSION BEGUN AND HOLDEN AT CONCORD  
ON WEDNESDAY THE FIFTH DAY OF JANUARY ONE THOUSAND  
SEVEN HUNDRED AND NINETY ONE AND IN THE FIFTEENTH  
YEAR OF THE INDEPENDANCE OF AMERICA—

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WEDNESDAY JANUARY 5<sup>th</sup> 1791.

A quorum of the House met according to adjournment

Information was given to the Honb<sup>l</sup> Senate that a quorum of the  
house were present and ready to proceed to business—

A message from the Honb<sup>l</sup> Senate gave information that a  
quorum of the Senate were present, but as the day was far spent  
should be ready to proceed to business to morrow morning at  
which time the public papers would be laid before the House—

Adjourned to 9 oClock to morrow morning

THURSDAY JAN<sup>R</sup> 6<sup>th</sup> 1791.

The House met according to Adjournment

Motion was made for the choice of an Assistant Clerk and Mr  
Moses Leavitt Neal was chosen for that purpose

The Secretary came down from the Honbl Senate with the fol-  
lowing message from his Excellency

Gentlemen of the Senate and Gentlemen of the House of Rep-  
resentatives—

It is with peculiar satisfaction I again meet you in Session

.

when the rapid progress of Agriculture and manufactures and the flourishing state of commerce wear so favourable an aspect and when the great national affairs that concern the United States in General which formerly occupied a considerable part of the time and attention of the state Legislatures having by the adoption of the General Government devolved on the national Legislature has afforded us a favourable opportunity to

\* 14-71 attend with more deliberation to those \* matters that principally concern the interest of this state in particular, and this being the Season of the year when this Legislature can most conveniently attend to the affairs of the public, you will permit me to suggest for your consideration such matters as appear to me to require your attention the present session—

The Secretary will lay before you such public papers as I have received since your last meeting among which you will observe an Act of Congress past the fourth of August last entitled “an Act making provisions for the debt of the United states which will I apprehend require your early attention—

The proposal of ceeding the light house in this State which was under your consideration the last Session will probably be resumed at this time and determined in such manner as you shall think will be most for the Interest of the state and the expences we have been at in Supporting the light since the 15<sup>th</sup> of August 1789 adjusted in order that the money may be received agreeably to the Acts of Congress—

The Act for raising a Revenue in this state by Excise I would recommend to your consideration, whether as our affairs are now circumstanced the continuing it longer will be beneficial to the public you will determine, and if you should think proper to continue the excise in whole or in part whether a different mode of collecting it might not be adopted with advantage—

A revision of the Laws and Statutes practised upon in this state and adopting them to our present situation is a matter greatly to be desired, that the people at large may know what are the Laws that are now in force, and if your Committee who were appointed for that purpose are ready to report I should hope the business will be properly attended to the present Session—

The advantage of good roads to keep up a free and easy communication through the state and proper encouragement to post riders to carry dispatches and intelligence through the different parts of it is so great that it is worthy your consideration whether the expence that will accrue will not be greatly overbalanced by

the advantages that may rationally be \* expected from it \* 14-72 in giving the citizens a better opportunity of being [acquainted] with the public affairs of the state and more effectually uniting and cementing them in one common interest —

I have seen with some concern, considerable part of the time of the Legislature frequently taken up in hearing and determining on private petitions to the hindrance of public business, expence to the parties and the state and loss to the Individuals who compose the Legislature and I would recommend it to your consideration whether in many cases some other mode might not be adopted for granting relief that would do equal justice to the parties at less expence to the state and them —

Gentlemen, of the House of Representatives

The settlement of the Treasurers accounts, making provision for the Supply of the Treasury and granting proper allowances to the public officers being matters that are usually transacted at this Season of the year will not I suppose pass unnoticed —

Gentlemen of the Senate and Gentlemen of the House of Representatives

Laws to encourage agriculture and Manufactures, Regulations that will tend to excite a Spirit of Industry and frugality, proper attention to the education of the rising generation who are soon to come on the stage of Action, to instruct them in the principles of knowledge and literature to implant in their minds the seeds of virtue and morality of benevolence and patriotism and the love of justice will I conceive tend greatly to promote the happiness and prosperity of the community, which are the great objects to which our care and deliberations ought to be directed and Gentlemen you may rely on my hearty assistance and cooperation in every measure that will conduce to the welfare of my fellow citizens —

Concord, January 5<sup>th</sup> 1791 — Josiah Bartlett

\* Voted that M<sup>r</sup> Plummer, M<sup>r</sup> Jer<sup>s</sup> Smith, M<sup>r</sup> Abbott M<sup>r</sup> \* 14-73 Macgregore & M<sup>r</sup> Badger with such of the Hon<sup>ble</sup> Senate as they may join be a Committee to take under consideration his Excellencys Message this day received and report what business is necessary first to be entered upon and done at this Session —

Voted that the Treasurer be directed to receive a certificate in favour of Nathan Andrews and others for killing one grown wolf and a wolfs whelp which certificate is dated at Plainfield April 29<sup>th</sup> 1789 and signed by the Select men and constable, also one other certificate in favour of Joseph Spaulding for killing one grown wolf which certificate is dated August 13<sup>th</sup> 1785 and signed

by the Select men and allow said persons the bounties prescribed by Law thereof, any legal defect in said Certificates to the contrary notwithstanding —

*Voted* that the Treasurer be directed to deliver to John Orr Esq<sup>r</sup> a Bond by him signed for the faithful discharge of trust reposed in him respecting the sale of land in Washington, he the said Orr having proceeded in said business agreeably to an Act for that purpose passed Jan<sup>r</sup> 15<sup>th</sup> 1790 —

The Seat of the Speaker having become vacant by the Honb<sup>l</sup> Thomas Bartlett's having accepted an appointment of a justice of the Inferior Court in the County of Rockingham — motion was made for the choice of a Speaker and the Honb<sup>l</sup> Moses Dow Esq<sup>r</sup> was chosen to that office —

Adjourned to three oClock P. M.

Met accordingly

*Voted* that M<sup>r</sup> Toppan, M<sup>r</sup> Macgregore & M<sup>r</sup> Cragin with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Esther Holland and report thereon —

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Barrett & M<sup>r</sup> Page with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition from Peterborough slip & report thereon —

\* 14-74 \* On motion by M<sup>r</sup> Sherburne, does the Resolve past by a former House of Representatives respecting the payment of a Dollar on the preferment of Petitions to the Legislature extend to this House *voted* that it does not —

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Page, M<sup>r</sup> Hale, M<sup>r</sup> Barrett & M<sup>r</sup> Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration the Laws of this state relating to Excise and report what is necessary to be done respecting said Laws —

*Voted* that M<sup>r</sup> Page, M<sup>r</sup> Hoit & M<sup>r</sup> Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Cap<sup>t</sup> Robert Parker and report thereon —

Adjourned to 9 oClock to morrow morning

FRIDAY JAN<sup>ry</sup> 7<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Abbott & M<sup>r</sup> Holmes with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Goddard & others and report thereon —

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Baker & M<sup>r</sup> Plummer with such

of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of George Hull and report thereon —

Upon reading and considering the Petition of the Town of Cocker-mouth *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of their next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in one of the New Hampshire News papers Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted —

\* *Voted* that the ballance of the Account of David \* 14-75 Hills amounting to four pounds and nine pence be allowed & paid out of the Treasury by order of the President from the revenue arising by excise —

*Voted* that the Account of Ephraim Hartwell amounting to eighteen shillings be allowed and paid out of the Treasury by order of the President from the revenue arising by Excise —

*Voted* that Mr Eames, Mr Badger & Mr Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Wendall Esq<sup>r</sup> in behalf of the Proprietors of Lyman, and report thereon —

*Voted* that Mr Gibson, Mr Sherburne, Mr Wentworth Mr Plummer and Mr Abbott with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration that part of his Excellency's message that respects ceeding of the Light House to the United states and if they shall judge proper report a Bill for that purpose —

*Voted* that the Estimate made by Supply Clap Esq<sup>r</sup> Commissary General, of Rations due to Cap<sup>t</sup> Salter & others be referred to the Committee on the propriety of ceeding the light house to the United states, and that they report thereon —

*Voted* that Mr Macgregore, Mr N Hoit, Mr Warner, Mr Stiles & Mr Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of establishing Post roads and Post riders to the Interior parts of this State and report a Bill for that purpose if they shall judge it necessary —

*Voted* that Mr Sherburne, Mr Hill, Mr Abbott, Mr Page & Mr Dow with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of some more easy and less expensive mode of hearing and determining on Petitions preferred to the General Court and report thereon —

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> N Hoit, M<sup>r</sup> Jer<sup>o</sup> Smith M<sup>r</sup> Page M<sup>r</sup> Crawford, M<sup>r</sup> Sherburne & M<sup>r</sup> Barrett with such of  
 \* 14-76 the Honb<sup>l</sup> \* Senate as they may join be a Committee to take under consideration what shall be done with the money now in the Treasury also what method shall be taken with respect to collecting out standing Taxes and what may be due on Bonds given to the Treasurer for Excise Impost or any other matter that remain unpaid & report thereon —

The Committee appointed last Session to make enquiry whose property the chest was that was mentioned in a Letter from the Treasurer to his Excellency. Reported that by the best evidence they could procure John Parker Esq<sup>r</sup> of Portsmouth by a Resolve of the General Court was directed and empowered to take into possession the personal estate of George Meserve an absentee and dispose of the Same at public Auction in order to Support his wife and children. Accordingly M<sup>r</sup> Parker took said personal estate into possession among which said Chest was included and at the sale of the Same M<sup>r</sup> James Sheafe attended, bid off the Chest and paid the money into the hands of M<sup>r</sup> Parker — Signed Michael McClarey which report being read and considered *voted* that it be received and accepted —

*Resolved* that the Treasurer be directed to procure a Suitable chest for the use of the Treasury as soon as possibly may be —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Hoit, M<sup>r</sup> Abbott, M<sup>r</sup> Whitcomb & M<sup>r</sup> Eames with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider in what manner the arrears due to Invalids shall be paid and report thereon —

*Voted* that M<sup>r</sup> Abbott, M<sup>r</sup> Badger & M<sup>r</sup> Sherburne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to prepare a Resolve expressing the thanks of the General Court to the Town of Concord for the offer made by the Select men in behalf of said Town of the buildings lately erected by them for public use —

\* 14-77 \* *Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> Plummer & M<sup>r</sup> M<sup>c</sup>-Clarey with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration a Letter from the Legislature of Virginia and report thereon —

Adjourned to 3 o'Clock P. M. —

Met accordingly —

Upon reading and considering the Petition of the Select men of the Town of Rindge — *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that Mr White, Mr Cilley & Mr Jo<sup>s</sup> Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Susanna Johnson and Sylvanus Johnson and report thereon —

*Voted* that Mr Blanchard, Mr Macgregore & Mr Bartlett with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Jacob Green and Enoch Noyes & report thereon —

Adjourned to 9 o'Clock tomorrow morning

SATURDAY JAN<sup>ry</sup> 8<sup>th</sup> 1791.

The House met according to adjournment

Upon reading and considering the Petition of James Woodward Esq<sup>r</sup> *voted* that the prayer thereof be granted and that the Treasurer be directed to issue a new note of the same Tenor and date accordingly —

Upon reading and considering the Petition of Joseph Tilden praying for the privilege of a ferry across Connecticut River at Lebanon — *voted* that the prayer thereof be granted so far as that he have leave to bring in a Bill to vest in him his heirs & Assigns the privilege for a ferry but not to prevent the building of a Bridge hereafter within said limits —

*Voted* that the Committee appointed for the revision of the Laws have leave to engage one or more Clerks to assist them in completing the business of their appointment —

*Voted* that the Account of John Parker and Nath<sup>l</sup> Rogers Esq<sup>r</sup> amounting to three pounds and Six shillings be allowed & paid out of the Treasury by order of the President —

\* *Voted* that the account of Michael McClarey Esq<sup>r</sup> \* 14-78 amounting to One pound twelve shillings & eight pence be allowed and paid out of the Treasury by order of the President —

*Voted* that Mr White, Mr Badger Mr Jer<sup>s</sup> Smith Mr Holmes & Mr Eames with such of the Honb<sup>l</sup> Senate as they may join be a Committee to devise a mode for giving efficacy to that part of the constitution which provides that permanent and Honb<sup>l</sup> Salaries be established by Law for the Justices of the Superior Court —

*Voted* that Mr White Mr Jer<sup>s</sup> Smith Mr Badger [Mr Page] & Mr Abbott with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report what method shall be taken for filling up the vacancy in the Honb<sup>l</sup> Senate occasioned by the appointment of the Honb<sup>l</sup> Oliver Peabody Esq<sup>r</sup> to the office of Judge of Probate —

Adjourned to Monday next at 3 o'Clock P. M.

MONDAY JAN<sup>R</sup> 10<sup>th</sup> 1791

The House met according to adjournment

*Voted* that M<sup>r</sup> White M<sup>r</sup> Gibson & M<sup>r</sup> Toppan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Judith Meloon and report thereon —

*Voted* that M<sup>r</sup> Bradley, M<sup>r</sup> Badger, M<sup>r</sup> Warner M<sup>r</sup> Holmes & M<sup>r</sup> Baker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the account of George Hough and of all accounts exhibited by printers and report thereon —

*Voted* that M<sup>r</sup> N Hoit M<sup>r</sup> Whitcomb & M<sup>r</sup> Weeks with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the account of Simeon Ladd and all Similar matters and report thereon —

*Voted* that the Petition of William Duncan & Daniel Livermore be referred to the Committee on the Petition of Jacob Green & Enoch Noyes and that they report thereon —

\* 14-79 \* *Voted* that M<sup>r</sup> Kimball M<sup>r</sup> Prescott & M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Selectmen of New Grantham and report thereon —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> M Smith & M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thaddeus Bond & Relief Bond and report thereon —

The Committee on the Petition of Esther Holland reported that the prayer thereof be granted and that she have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

The Committee appointed to consider of the propriety of continuing the excise in this State and what is necessary to be done respecting the excise Laws now in force are of Opinion that from and after the first day of January instant all excise on Spirituous liquors and other Articles shall cease —

That agreeably to said Laws the excise on Spirituous Liquors from the first day of October last to the 31<sup>st</sup> of December inclusive and one fourth part of the Excise on Carriages and other excisable articles be disposed of or Collected in such way and under such regulations as the General Court may direct —

That all the Laws in this State imposing an excise on Spirituous Liquors and other Articles be repealed —

That an Act be passed to regulate the granting of license to



Taverners and other keepers of public houses — which report being read and considered *voted* that it be received & accepted and that a Bill or Bills be brought in accordingly —

*Resolved* that the Secretary be requested to furnish this House with an exact list of all orders drawn by the President on the Treasurer pursuant to Acts Resolves or votes of the General Court or Committee of Safety since the year 1775 to whom payable and the sums expressed therein and their dates —

Adjourned to 9 oClock to morrow morning

TUESDAY JAN<sup>2</sup> 11<sup>th</sup> 1791.

The House met according to adjournment

\*Upon reading and considering the Petition of Abraham Burnam in behalf of the Inhabitants of Rumney *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly — \* 14-80

The Committee on the Petition from Peterborough Slip Reported that the prayer thereof be granted and that they be Invested with all the privileges that other Incorporated places in this State have and that they have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

Upon reading and considering the Petition of Rufus Graves in behalf of the Students of Dartmouth College

*Resolved* that the President give direction to the Commissary General of this State to deliver to the order of Rufus Graves one hundred and thirty stands of Arms with Bayonets and one hundred and thirty Cartouch Boxes & belts for the use of the Students of Dartmouth College the President of said College giving Bond in the Sum of three hundred pounds for the preservation of said fire Arms &c and for their Return when called for —

*Voted* that the Petition of Benjamin Noyes be referred to the Committee on the Petition of Jacob Green & Enoch Noyes and that they report thereon —

An Act in addition to an Act intituled an Act to impower the Inhabitants of Gilsom and Sullivan to Assess the Nonresident owners of lands in said Towns for the repairing highways passed June 19<sup>th</sup> 1790 — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Hill M<sup>r</sup> Abbott, M<sup>r</sup> White M<sup>r</sup> Clark and M<sup>r</sup> Badger with such of the Hon<sup>ble</sup> Senate as they may join be a Committee to take under consideration an Act of Congress of the 4<sup>th</sup> of August last which respects making provision for the debt of

\* 14-81 the United states and assuming the debt of \* Individual States and report thereon —

*Voted* that M<sup>r</sup> Young M<sup>r</sup> Gains and M<sup>r</sup> Gibson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Col<sup>o</sup> Benjamin Stone and report thereon —

*Voted* that the Honb<sup>l</sup> Thomas Bartlett Esq<sup>r</sup> have and receive out of the Treasury Seventeen shillings for money by him paid for the Postage of Letters directed to the Speaker of the House of Representatives — and that the President give order accordingly —

Upon reading and considering the Petition of New, Grantham and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be posted up in Some public place in the Towns of Cornish and New Grantham six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted and that the Treasurer be directed to stay his extent against the Town of New Grantham for their part of the proportion of the Expence of the Representative from Cornish & New Grantham in the year 1787 until the next Session of the General Court —

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate Jan<sup>r</sup> 11<sup>th</sup> 1791 —

*Voted* that M<sup>r</sup> Rogers and M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> House as they may join be a Committee to consider of the expediency of the Secretary or Clerk continuing to take a fee of Six shillings on every private Petition agreeable to a Resolve passed the 10<sup>th</sup> of June 1788 — was read and concurred and M<sup>r</sup> Abbott, M<sup>r</sup> Warner, M<sup>r</sup> White, M<sup>r</sup> Badger & M<sup>r</sup> Cilley joined —

Adjourned to 3 o'Clock P. M.

Met accordingly

Upon reading and considering the Petition of George Hull and the report of a Committee thereon — *voted* that it lay for further consideration —

\* 14-82 \* *Voted* that M<sup>r</sup> Page, M<sup>r</sup> Temple & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Inhabitants of the Town of Unity and report thereon —

A vote came down from the Honb<sup>l</sup> Senate appointing a Conference with the Honb<sup>l</sup> House on the subject of filling a vacancy in

the Honb<sup>l</sup> Senate (if the House see fit) as soon as may be, which was read and concurred —

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY, JAN<sup>R</sup> 12<sup>th</sup> 1791 —

The House met according to adjournment

*Voted* that M<sup>r</sup> Hoyt & M<sup>r</sup> Gerrish [with such of the Honorable Senate as they may join,] be added to the Committee on the Petition of Jacob Green & Enoch Noyes and that the Petition of John Bryant and Richard Bartlett Esq<sup>r</sup> be referred to said Committee and that they report thereon —

The Committee on the expediency of continuing to take a fee of Six shillings on every private Petition agreeable to a Resolve passed June 10<sup>th</sup> 1788 — Reported that it is not expedient to take the fee mentioned in the said Resolve, and that a Resolve pass accordingly which report being read and considered *voted* that it be received & accepted

Upon reading and considering the Petition Walter Geer *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Badger, M<sup>r</sup> Hill & M<sup>r</sup> Eastman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Benjamin Heath and report thereon —

*Voted* that M<sup>r</sup> Cragin, M<sup>r</sup> Badger & M<sup>r</sup> Connor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Dow Esq<sup>r</sup> and others in behalf of the Town of Hampton and report thereon —

*Voted* that M<sup>r</sup> Jer<sup>e</sup> Smith, M<sup>r</sup> Penniman & M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a \*Committee to consider of the Petition of Jabez Shapley \* 14-83 and report thereon —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of the Inhabitants of New London *voted* that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Joseph Kimball Esq<sup>r</sup> *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Samuel Camfield *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

Adjourned to 3 o'clock P. M. —

Met accordingly —

*Voted* that M<sup>r</sup> Bedee, M<sup>r</sup> Rand & M<sup>r</sup> Morse with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petitions of the Select men of Orange and report thereon —

Upon reading and considering further on the Petition of George Hull and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of their next Session and that neither party take any advantage of their Executions against the other in the mean time and that M<sup>r</sup> Hutchinson Attorney to the Petitioner be served with a Copy of the Substance of the Petition & order of Court within two months from this time —

An Act to enable the Select men of Packersfield in the County of Cheshire to Assess Levy and collect a Tax on all the lands of Nonresident proprietors in said Town of two pence <sup>per</sup> Acre for the purpose of repairing the public roads in said Packersfield — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Hale, M<sup>r</sup> Badger & M<sup>r</sup> N Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Richard Sinkler Jun<sup>r</sup> & report thereon —

\* 14-84 \* An Act to empower the Inhabitants of New Chester and Bridgewater in the County of Grafton to levy a Tax on all land public rights excepted in said Towns for making and repairing highways was read a third time and passed to be Enacted

*Voted* that M<sup>r</sup> Eames, M<sup>r</sup> Tarlton & M<sup>r</sup> Lane with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration an Act for taxing Land in the Towns of Littleton and Dalton & report thereon

*Voted* that M<sup>r</sup> Toppan, M<sup>r</sup> Barrett & M<sup>r</sup> Plummer with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Wendall Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Hale M<sup>r</sup> Prescott M<sup>r</sup> Hill, M<sup>r</sup> Plummer & M<sup>r</sup> Holmes with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Maj<sup>r</sup> Bradbury Cilley and report thereon —

*Voted* that M<sup>r</sup> Aaron Hutchinson be added to the Committee on revising and arranging the Laws and that he be requested to assist said Committee during the Session of this Court or so long as may be necessary —

Adjourned to 9 o'Clock tomorrow morning

THURSDAY JAN<sup>r</sup> 13<sup>th</sup> 1791.

The House met according to adjournment

The Committee to consider of the method to fill a vacancy in the Honb<sup>l</sup> Senate &c—Reported that the Members of the Senate and House of Representatives in one Room by joint Ballot elect one person from the two candidates for Senators in the County of Rockingham who at the last Election had the highest number of votes to serve as Senator until the first Wednesday of June next in the room and stead of the Honb<sup>l</sup> Oliver Peabody Esq<sup>r</sup> whose seat at the Senate Board hath become vacant by his accepting the Office of Judge of Probate —

The Committee further report as their Opinion that the \* 14-85 Honb<sup>l</sup> John Pickering and Christopher Toppan Esquires by Constitution are the two Candidates — which report being read considered motion was made to receive and accept the Same, on which motion the yeas and nays were called & are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Cilley	Mr McMillan	Mr Stone
Mr Sherburne	Mr McClarey	Mr Parker	Mr Baker
Mr Wentworth	Mr Clough	Mr Barrett	Mr Burnam
Mr Connor	Mr Chamberlain	Mr Clark	Mr Crawford
Mr Macgregore	Mr Bradley	Mr Cragin	Mr Hoit
Mr Weeks	Mr Gibson	Mr Flanders	Mr Freeman
Mr White	Mr Badger	Mr Prescott	Mr Payne
Mr Eastman	Mr Giles	Mr Grout	Mr Eames
Mr Plummer	Mr Bedee	Mr Holmes	Mr Abbott
Mr Hill	Mr N Hoit	Mr Morse	
Nays.	Nays.	Nays.	Nays.
Mr Blanchard	Mr Warner	Mr Stiles	Mr Wellman
Mr Brown	Mr Jer <sup>s</sup> Smith	Mr Whitcomb	Mr Lane
Mr Bartlett	Mr Wallace	Mr Alexander	Mr Penniman
Mr Jo <sup>s</sup> Smith	Mr Fifield	Mr Temple	Mr Kimball
Mr Kellie	Mr Gerrish	Mr M Smith	Mr Tarlton
Mr Palmer	Mr Page	Mr Rand	Mr Dame
Mr Hale	Mr Shepherd	Mr Allen	Mr Young
Mr Taylor			

39 Yeas — 29 Nays — So it was received &amp; accepted —

*Voted* that the hearing on the Petition of the Select men of Thornton which was to have been this day before the General Court be postponed to the second Thursday of the next Session of which all persons concerned are to take notice and govern themselves accordingly —

The Committee on Col<sup>o</sup> Clapp's Estimate. Reported that the Sum of Eleven pounds two shillings in full for rations due Cap<sup>t</sup> Titus Salter and Company to the first day of January 1790 and twenty two pounds eight shillings & two pence in full from that time to the 11<sup>th</sup> of March last be paid out of the Treasury to Supply Clap Esq<sup>r</sup> Commissary General to be by him paid agreeable to his estimate and that the President be desired to give order accordingly, which report being read and considered, *voted* that it be received & Accepted —

\* 14-86 \* Upon reading and considering the Petition of Richard Sinkler Jun<sup>r</sup> and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on Thursday the twenty Seventh day of January current and that the Petitioner serve the Honb<sup>l</sup> John Sullivan Esq<sup>r</sup> with a Copy of the Petition & order of Court thereon ten days prior to said day of hearing that he may then appear and Shew cause (if any he hath) why the prayer thereof may not be granted —

The Committee on the Petition of Judith Meloon reported that the prayer of the Petition be so far granted that she have the same power to settle the Estate as she would have had, had she remained a Widow, and that she have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Page, M<sup>r</sup> Bedee, M<sup>r</sup> Barrett & M<sup>r</sup> Baker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the matters contained in a Letter from Joseph Whipple Esq<sup>r</sup> and report thereon

Adjourned to 3 o'Clock P. M.

Met accordingly

Agreeably to the order of the day proceeded to a hearing on Petitions but came to no determination before adjournment —

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly

Adjourned to 9 o'Clock tomorrow morning

FRIDAY JAN<sup>ry</sup> 14<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Stiles & M<sup>r</sup> Holmes with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of

the Petition of Isaac Clifford and Asahel Brainard and report thereon —

\* *Voted* that Mr White, Mr Gains, & Mr Emerson with \* 14-87 such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Hussey and report thereon —

Upon reading and considering the Petition of Walter Geer *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

*Voted* That Mr Payne & Mr Plummer with such of the Honb<sup>l</sup> Senate as they may join be added to the Committee on the mode of hearing and determining Petitions —

Upon reading and considering the Petition of Col<sup>o</sup> Benjamin Stone and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of the next session and that in the mean time the Petitioner cause that John White of Haverhill Merchant be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and shew cause why the prayer thereof may not be granted —

The Committee on the Petition of Susanna Johnson & Sylvanus Johnson Reported that the prayer thereof ought not to be granted and that the Petitioners have leave to withdraw the Petition which report was read and considered received and Accepted —

The Committee on the Petition of Joseph Hussey reported that he have leave to withdraw his Petition which report was read and considered received and Accepted —

Upon reading and considering the Petition of the Inhabitants of Campbells Gore and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioners cause that the Select men of Hillsborough & the Select men of Stoddard & Washington be Served with a Copy of the Substance of the Petition and order of Court thereon that they may then appear and shew cause why the prayer thereof may not be granted —

The Committee on the Petition of Thaddeus Bond and \* Relief Bond reported that the Petitioners have leave \* 14-88 to withdraw their Petition — which report was read and considered received and accepted —

Resumed the consideration of the Petitions which were heard the last evening —

Upon hearing and considering the Petition of the Inhabitants of Wolfborough *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly—

Upon hearing and considering the Petition of the Inhabitants of Wendall Lempster Unity Fishersfield and Newport, motion was made that the prayer thereof be granted on which motion the yeas and Nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Palmer	M <sup>r</sup> Stiles	M <sup>r</sup> Penniman
M <sup>r</sup> Sherburne	M <sup>r</sup> Giles	M <sup>r</sup> Whitcomb	M <sup>r</sup> Morse
M <sup>r</sup> Wentworth	M <sup>r</sup> Dole	M <sup>r</sup> Prescott	M <sup>r</sup> Duncan
M <sup>r</sup> Blanchard	M <sup>r</sup> Warner	M <sup>r</sup> Temple	M <sup>r</sup> Burnam
M <sup>r</sup> Weeks	M <sup>r</sup> Parker	M <sup>r</sup> M Smith	M <sup>r</sup> Crawford
M <sup>r</sup> Eastman	M <sup>r</sup> Abbott	M <sup>r</sup> Rand	M <sup>r</sup> E Hoit
M <sup>r</sup> Cilley	M <sup>r</sup> Fifield	M <sup>r</sup> Allen	M <sup>r</sup> Payne
M <sup>r</sup> Clough	M <sup>r</sup> Gerrish	M <sup>r</sup> Lane	M <sup>r</sup> Young
M <sup>r</sup> Bartlett	M <sup>r</sup> Shepherd	M <sup>r</sup> Holmes	M <sup>r</sup> Eames
M <sup>r</sup> Gibson			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> Bradley	M <sup>r</sup> Emerson	M <sup>r</sup> Wellman
M <sup>r</sup> Macgregore	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Barrett	M <sup>r</sup> Grout
M <sup>r</sup> Brown	M <sup>r</sup> Kellie	M <sup>r</sup> Clark	M <sup>r</sup> Stone
M <sup>r</sup> White	M <sup>r</sup> Hale	M <sup>r</sup> Cragin	M <sup>r</sup> Kimball
M <sup>r</sup> Plummer	M <sup>r</sup> Badger	M <sup>r</sup> Flanders	M <sup>r</sup> Baker
M <sup>r</sup> Hill	M <sup>r</sup> Bedee	M <sup>r</sup> Page	M <sup>r</sup> Freeman
M <sup>r</sup> McClarey	M <sup>r</sup> N Hoit	M <sup>r</sup> Alexander	M <sup>r</sup> Dame
M <sup>r</sup> Chamberlain	M <sup>r</sup> Taylor		

37 Yeas—30 Nays—so the prayer of said Petition was granted and the Petitioners hath leave to bring in a Bill accordingly—

Adjourned to 3 oClock P M.

Met accordingly—

*Voted* that the hearing on the Petition from the Town of Coventry which was to have been this day before the General Court be postponed until the third Wednesday of next Session

\* 14-89 of which all persons concerned are to take \* notice and govern themselves accordingly—

Agreeably to the order of the day proceeded to a hearing on Petitions—

Upon hearing and considering the Petition of William Burroughs Jun<sup>r</sup> *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly

Upon hearing and considering the Petition of Elisabeth McClarey *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly—



*Voted* that the determination on the Petition of the Select men of Concord be postponed until to morrow —

*Voted* that the hearings on the Petition of Gideon Tiffany and of the Select men of Lyman which were to have been this day before the General Court be postponed until Tuesday next of which all persons concerned are to take notice and govern themselves accordingly —

The Honb<sup>l</sup> Senate and House being met in the Assembly room proceeded by joint ballot to elect one of the two candidates named in the vote of Yesterday for filling a vacancy in the Senate and they made choice of the Honb<sup>l</sup> Christopher Toppan Esq<sup>r</sup> for that purpose —

Upon hearing and considering the Petition of the Inhabitants of Alexandria — *voted* that the prayer thereof be so far granted as that they have leave to bring in a Bill for assessing and collecting a tax of one penny on each acre of Nonresident Lands for two years and that the Act now in force for raising a Tax on unimproved lands in said Town be repealed —

Adjourned to 9 o'Clock to morrow morning

SATURDAY JAN<sup>ry</sup> 15<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Badger, M<sup>r</sup> Warner, M<sup>r</sup> Page M<sup>r</sup> Plumer & M<sup>r</sup> Abbott with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Trustees of Atkinson Academy and report thereon —

*Voted* that M<sup>r</sup> Cilley, M<sup>r</sup> Kellie and M<sup>r</sup> Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee  
\* to consider of the Petition of Love Runnels and report \* 14-90 thereon —

*Voted* that the Petition of Joshua Bayley Esq<sup>r</sup> and others be referred to the Committee on the Petition of the Trustees of Atkinson Academy and that they report thereon —

*Voted* that M<sup>r</sup> Connor, M<sup>r</sup> White & M<sup>r</sup> M<sup>c</sup>Clarey with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Ebenezer Brown and others also the Petition of Josiah Willard & others and report thereon —

*Voted* that the Petition of the Trustees of New Ipswich Academy be referred to the Committee on the Petition of the Trustees of Atkinson Academy and that they report thereon —

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Badger & M<sup>r</sup> Dole M<sup>r</sup> Holmes and

M<sup>r</sup> Baker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of an Abstract from pay Rolls &c made out and reported by the Committee who settled the Accounts between this state and the Treasurer thereof and report thereon —

The Committee on the matters contained in a Letter from Joseph Whipple Esq<sup>r</sup> reported that the said Joseph Whipple have for his Services as impost Officer one hundred and thirty five pounds <sup>pp</sup> Annum and that he settle his account with the Treasurer accordingly which report being read and considered *voted* that it be received & accepted —

Adjourned to Monday next at 3 o'Clock P. M

MONDAY JAN<sup>ry</sup> 17, 1791.

The House met according to adjournment

*Voted* that the report of Doct<sup>r</sup> Samuel Tinney [Tenney] and Doct<sup>r</sup> William Parker a Committee to examine Invalids be referred to the Committee on Arrears due to Invalids and that they report thereon —

\* 14-91 \* *Voted* that M<sup>r</sup> White, M<sup>r</sup> Temple and M<sup>r</sup> Kellie with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Randall & report thereon —

*Voted* that the Petition of the Inhabitants of the Town of Charlestown be referred to the Committee on the Petition of the Trustees of Atkinson Academy and that they report thereon —

*Voted* that the President be desired to receive from Benjamin Hanneford an order for Seven pounds drawn on the Specie Tax Dated Jan<sup>ry</sup> 19<sup>th</sup> 1790 and destroy the Same and deliver to said Hanneford an order for the like sum payable from the Revenue arising from excise —

*Voted* that M<sup>r</sup> Barrett, M<sup>r</sup> N Hoit and M<sup>r</sup> White with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thomas Simpson and report thereon —

The Committee on the Petition and Memorial of the Selectmen of Orange reported that the prayers thereof be granted and that they have leave to bring in a Bill or Bills accordingly which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Bartlett, M<sup>r</sup> Holmes & M<sup>r</sup> Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Nathanael Doyne and report thereon —

*Voted* that Mr Toppan, Mr Badger, Mr Abbott, Mr Page & Mr Crawford [Prescott] with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider what method shall be taken for collecting the Excise on Exciseable Articles from the first of October last to the first of January Instant

Adjourned to 9 o'Clock to morrow morning

TUESDAY JAN<sup>2</sup> 18<sup>th</sup> 1791 —

The House met according to adjournment

*Voted* that the Petition of the Trustees of Chesterfield Academy be referred to the Committee on the Petition of the Trustees of Atkinson Academy & that they report thereon

\**Voted* that Mr Penniman, Mr Parker & Mr Weeks \* 14-92 with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of David Perkins and others Inhabitants of Campbells Gore and report thereon —

Upon reading and considering the Petition of the Select men of Rumney *voted* that the Petitioners be heard thereon before the General Court on the Second Friday of their next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in one of the New Hampshire News papers prior to the sitting of said Court that any person or persons may then appear and Shew cause why the prayer thereof may not be granted —

*Voted* that Mr Eames Mr N Hoit & Mr Penniman with such of the Honb<sup>l</sup> Senate as they may join be Committee to consider of the Petition of Lemuel Parker and report thereon —

*Voted* that the Petition of Phillip Goss [jr.] be referred to the Committee on the Petition of Ebenezer Brown and others and of Josiah Willard & others and that they report thereon —

Upon reading and considering the Petition of John Pierce Esq<sup>r</sup> in behalf of John Fisher Esq<sup>r</sup> *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

The Committee on the Petition of Isaac Clifford and Asahel Brainard reported that the said Asahel Brainard have the Sum of fifteen pounds in full for principal Interest and cost and that the said Isaac Clifford have the Sum of four pounds in full for principle & Interest which report being read and considered *voted* that it be received and accepted and that the President give orders on the Treasurer for payment of the above Sums —

\* Adjourned to 3 o'Clock P. M. — \* 14-93

Met accordingly —

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> White & M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of David Webster Esq<sup>r</sup> and report thereon —

*Voted* that the hearing on the Petition of Gideon Tiffany which was to have been before the General Court at this Session be postponed until the Second Tuesday of their next Session and that in the mean time the Petitioner cause that Alexander Phelps or his Attorney be served with a Copy of said Petition and order of Court thereon three weeks prior to the sitting of said Court that he may then appear and shew cause why the prayer thereof may not be granted —

*Voted* that the hearing on the Petition of the Select men Lyman which was to have been this day before the General Court be postponed until Friday the 21<sup>st</sup> of January current of which all persons concerned are to take notice and govern themselves accordingly —

Upon reading and considering the Petition of Jabez Shapley and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioner cause Thomas Kimball the Petitionee be served with a Copy of the Petition and order of Court thereon Six weeks prior to the sitting of said Court that he may then appear and Shew cause if any he hath why the prayer thereof may not be granted — and that all proceedings in consequence of a Judgment mentioned in said Petition be stayed until the determination of the General Court

The Honb<sup>l</sup> Christopher Toppan Esq<sup>r</sup> having declined accepting his appointment as Senator — The Honb<sup>l</sup> Senate and House being met in the Assembly Chamber proceed by joint ballot to elect another person to fill up the vacancy (after being informed that the Honb<sup>l</sup> John Pickering and the Honb<sup>l</sup> John Bell Esq<sup>r</sup> \* 14-94 were the two persons who had the \* highest number of votes who have not been elected) and they made choice of the Honb<sup>l</sup> John Bell Esq<sup>r</sup> —

*Voted* that the hearing on the Petition of Stephen Herriman Esq<sup>r</sup> and others which was to have been this day before the General Court be postponed until the second Tuesday of the next session of which all persons concerned are to take notice and govern themselves accordingly —

*Voted* that the hearing on the Petition of the select men of Wendall which was to have been this day before the General

Court be postponed until friday next of which all persons concerned are to take notice and govern themselves accordingly —

*Voted* that the hearing on the Petition of the proprietors of Eaton and Burton which was to have been this day before the General Court be postponed to the second Tuesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition & order of Court thereon be published in the Exeter News paper three weeks Successively Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause if any they have why the prayer thereof may not be granted —

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly —

Upon reading and considering the Petition of the Inhabitants of Sandwich — *voted* that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly —

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY JAN<sup>R</sup> 19<sup>th</sup> 1791.

The House met according to adjournment

An Act to alter the time of holding the Annual meeting \* in the Town of Rindge was read a third time and \* 14-95 passed to be Enacted —

Upon reading and considering the Petition of Mary Pringell *voted* that the prayer thereof be granted and that she have leave to bring in a Bill accordingly —

The Committee on the Petition of John Goddard & others reported that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received & accepted —

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Hoit, M<sup>r</sup> Taylor, M<sup>r</sup> Page & M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration an Act of Congress providing for the Settlement of the Accounts between the United states and Individual States and point out some mode to collect all claims in this state for services accrued or losses Sustained during the late war that are proper charges against the united states and that have not heretofore been received and passed upon by this state or some commissioner of the United states that said Accounts may be laid before Congress and that they report thereon —

An Act to enable John Fisher Esquire to take hold and convey certain Lands in Lyman in the County of Grafton was read a third time and motion was made that it pass to be Enacted — on which motion the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Clough	M <sup>r</sup> Page	M <sup>r</sup> Stone
M <sup>r</sup> Sherburne	M <sup>r</sup> Bartlett	M <sup>r</sup> Shepherd	M <sup>r</sup> Duncan
M <sup>r</sup> Wentworth	M <sup>r</sup> Palmer	M <sup>r</sup> Prescott	M <sup>r</sup> Burnam
M <sup>r</sup> Connor	M <sup>r</sup> Badger	M <sup>r</sup> Alexander	M <sup>r</sup> Crawford
M <sup>r</sup> Macgregore	M <sup>r</sup> McMillan	M <sup>r</sup> Rand	M <sup>r</sup> E Hoit
M <sup>r</sup> Weeks	M <sup>r</sup> Dole	M <sup>r</sup> Lane	M <sup>r</sup> Payne
M <sup>r</sup> Brown	M <sup>r</sup> Parker	M <sup>r</sup> Grout	M <sup>r</sup> Tarlton
M <sup>r</sup> Plummer	M <sup>r</sup> Barrett	M <sup>r</sup> Holmes	M <sup>r</sup> Dame
M <sup>r</sup> Hill	M <sup>r</sup> Gerrish	M <sup>r</sup> Morse	M <sup>r</sup> Eames
M <sup>r</sup> McClarey			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Blanchard	M <sup>r</sup> N Hoit	M <sup>r</sup> Wellman	M <sup>r</sup> Baker
M <sup>r</sup> Bradley	M <sup>r</sup> Allen	M <sup>r</sup> Penniman	M <sup>r</sup> Young
M <sup>r</sup> Bedee			

37 Yeas — 9 Nays — So it passed to be Enacted —

\* 14-96 \* The Committee on the Petition of Samuel Randall reported that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly which report being read and considered *voted* that it be received and accepted —

Adjourned to 3 oClock P. M.

Met accordingly

The Committee on the Petition of Lemuel Parker reported that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

Upon reading and considering the Petition of Thomas Simpson and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of their next session and that in the mean time the Petitioner cause that the Petitionees named in said Petition be served with a Copy of this Petition and order of Court thereon two months previous to the sitting of said Court that they may then appear and shew cause (if any they have why the prayer thereof may not be granted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Thomas Cochran

Jun<sup>r</sup> *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly — Sent up by M<sup>r</sup> Temple

Upon hearing and considering the Petition of Jonathan Blake Esq<sup>r</sup> *voted* that the prayer for being restored to his Law be granted, and that the review be brought in the County of Grafton the parties having agreed thereto and that a Bill be brought in accordingly — Sent up by M<sup>r</sup> Blanchard

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed

\* until to morrow of which all persons concerned are to \* 14-97 take notice and govern themselves accordingly —

Sent up by M<sup>r</sup> Temple

Adjourned to 9 o'Clock to morrow morning

THURSDAY JAN<sup>a</sup> 20<sup>th</sup> 1791.

The House met according to adjournment

Upon reading and considering the Petition of David Webster Esq<sup>r</sup> and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of the Next Session and that in the mean time the Petitioner cause that William Simpson Esq<sup>r</sup> the Petitionee be served with a Copy of the Petition and order of Court thereon Six weeks prior to the sitting of said Court that he may then appear and shew cause why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Grout

On granting the day of hearing above mentioned the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Bradley	M <sup>r</sup> Warner	M <sup>r</sup> Holmes
M <sup>r</sup> Blanchard	M <sup>r</sup> Bartlett	M <sup>r</sup> Parker	M <sup>r</sup> Stone
M <sup>r</sup> Toppan	M <sup>r</sup> Smith	M <sup>r</sup> Clark	M <sup>r</sup> Duncan
M <sup>r</sup> Brown	M <sup>r</sup> Palmer	M <sup>r</sup> Cragin	M <sup>r</sup> Baker
M <sup>r</sup> White	M <sup>r</sup> Badger	M <sup>r</sup> Fifield	M <sup>r</sup> Burnam
M <sup>r</sup> Eastman	M <sup>r</sup> Giles	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> Plummer	M <sup>r</sup> Bedee	M <sup>r</sup> Stiles	M <sup>r</sup> Hoit
M <sup>r</sup> Cilley	M <sup>r</sup> N Hoit	M <sup>r</sup> Smith	M <sup>r</sup> Freeman
M <sup>r</sup> McClarey	M <sup>r</sup> McMillan	M <sup>r</sup> Wellman	M <sup>r</sup> Young
M <sup>r</sup> Clough	M <sup>r</sup> Taylor	M <sup>r</sup> Lane	M <sup>r</sup> Eames
M <sup>r</sup> Chamberlain	M <sup>r</sup> Emerson	M <sup>r</sup> Grout	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Macgregore	M <sup>r</sup> Abbott	M <sup>r</sup> Prescottt	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Gerrish	M <sup>r</sup> Alexander	M <sup>r</sup> Penniman
M <sup>r</sup> Kellie	M <sup>r</sup> Page	M <sup>r</sup> Temple	M <sup>r</sup> Morse
M <sup>r</sup> Barrett	M <sup>r</sup> Whitcomb	M <sup>r</sup> Rand	M <sup>r</sup> Dame

43 Yeas — 16 nays — — So it was granted —

Upon hearing and considering the Petition of the Inhabitants of the Northwest part of Lyndborough and the Report of a Committee thereon appointed at the last Session to view the Situation of the Petitioners, *voted* that the prayer of the Petition be so far granted as that the Petitioners be Incorporated into a Town agreeably to the report of said \* Committee and that the Petitioners have leave to bring in a Bill accordingly. On which vote the yeas & nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Giles	Mr Flanders	Mr Duncan
Mr Wentworth	Mr Hoit	Mr Shepherd	Mr Burnam
Mr Blanchard	Mr McMillan	Mr Prescottt	Mr Crawford
Mr Eastman	Mr Emerson	Mr Temple	Mr Payne
Mr Cilley	Mr Parker	Mr Allen	Mr Tarlton
Mr Clough	Mr Barrett	Mr Holmes	Mr Dame
Mr Bradley	Mr Abbott	Mr Penniman	Mr Young
Mr Bartlett	Mr Cragin	Mr Morse	Mr Eames
Mr Kellie	Mr Fifield	Mr Kimball	
Nays.	Nays.	Nays.	Nays.
Mr Connor	Mr McClarey	Mr Warner	Mr Wellman
Mr Macgregore	Mr Chamberlain	Mr Gerrish	Mr Lane
Mr Weeks	Mr Gibson	Mr Page	Mr Grout
Mr Toppan	Mr Palmer	Mr Stiles	Mr Stone
Mr Brown	Mr Badger	Mr Whitcomb	Mr Baker
Mr White	Mr Bedee	Mr Alexander	Mr E Hoit
Mr Plummer	Mr Taylor	Mr M Smith	Mr Freeman
Mr Hill	Mr Dole	Mr Rand	

35 Yeas — 31 Nays — so it passed in the Affirmative

Sent up by Mr Grout

Whereas it hath been made to appear that the personal attendance of Jonathan Fogg is necessary as a Witness on the hearing of the Petition of Maj<sup>r</sup> William Boynton to be had this day before the General Court and that the said Jonathan Fogg is liable to be arrested by civil process —

Therefore *voted* that the said Jonathan during the time of his coming to attendance at and returning from this Court on the said hearing be exempt from all civil process against his body and all Executive officers are to take notice thereof and govern themselves accordingly —

*Voted* that Mr Dow, Mr Plummer, Mr Payne, Mr Abbott and Mr White with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take into consideration the present judiciary Sys-



tem and report such alterations therein as they may think necessary or propose such new mode for the administration of Justice as may to them appear expedient —

Sent up by M<sup>r</sup> Burnam

\* *Voted* that the excise on exciseable articles from the 1<sup>st</sup> of October last to the first of January instant be collected in the Same manner as it has been heretofore collected but that no person be liable to a fine for selling without licence provided he or they will render an Account on Oath of the Quantity sold within said term agreeably to the Laws now existing — \* 14-99

Adjourned to 3 o'clock P. M —

Met accordingly

An Act to authorize the Selectmen and Constable of the Town of Orange for the year one thousand Seven hundred & ninety to Assess and Collect the State and County Taxes Assessed against said Town for the years Seventeen hundred and eighty eight and Seventeen hundred and eighty nine and granting them a time to Assess and Collect the Same, was read a third time and passed to be Enacted —

An Act establishing to Samuel Camfield his title to a certain piece of Land — was read a third time and passed to be Enacted —

*Voted* that the hearing on the Petition of Jacob Hurd (praying for the privilege of a ferry) which was to have been this Session of the General Court be postponed to the third Wednesday of the next session, and that the Petition of the Select men of Lyman praying for the Same privilege be taken under consideration at the same time

*Voted* that M<sup>r</sup> Cilley, M<sup>r</sup> Allen & M<sup>r</sup> Kellie with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of Ezekiel Dow and report thereon —

Upon reading and considering the Petition of Abiel Heywood — *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of their next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in one of the New Hampshire News papers also posted up in some public place in the Town of New Ipswich Six weeks Successively prior to the Sitting of said Court that any person or persons may \*then appear and Shew cause \* 14-100 (if any they have) why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Emerson

*Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Macgregore M<sup>r</sup> Whitcomb M<sup>r</sup>

Smith & Mr Chamberlain with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Dana and Stephen Dole Esquires and report thereon —

Sent up by Mr Emerson

Whereas the Inferior Court of Common pleas by Law to be holden at Portsmouth in the County of Rockingham on the first Tuesday of February next will probably happen at the time of this Court's Sitting many members of which, and other persons obliged to attend here have business at said Court of Common pleas —

Therefore *Resolved* that the said Inferior Court of Common pleas by Law to be holden at said Portsmouth on the first Tuesday of February next be and hereby is adjourned to the fourth Tuesday of February next then to be holden at Portsmouth and all Suits and pleas now pending at said Court and all writs and processes returnable to said Court of Common pleas to be held as aforesaid shall be returned to and Sustained at said Court to be holden on the fourth Tuesday of February next and that all persons concerned are to take notice & govern themselves accordingly —

Sent up by Mr Bradley

Upon reading and considering the Petition of Jonathan Hoyt *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the Petitioner cause that the substance of the Petition and order of Court thereon be published three weeks Successively in the Concord herald also posted up in some public place in the

Town of Orange three weeks Successively Six weeks  
\* 14-101 prior \* to the sitting of said Court that any person or persons may then appear and Shew cause why the prayer thereof may not be granted and that all processes against the said Hoyt be stayed until the decision of the General Court —

Sent up by Mr Bradley

*Voted* that Mr Holmes, Mr Allen and Mr Wellman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of William Loudon & report thereon —

Sent up by Mr Penniman

Agreeably to the order of the day proceeded to a hearing on Petitions but came to no determination before adjournment

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly —

Sent up by Mr Bradley

Adjourned to 9 o'Clock to morrow morning

FRIDAY JAN<sup>2</sup> 21<sup>st</sup> 1791.

[Resumed the consideration and determination on the petitions which were heard the last evening.]

[The House met according to adjournment.]

Upon hearing and considering the Petition of Hanson Hight *voted* that the Petition be dismissed—

Upon hearing and considering the Petition of Maj<sup>r</sup> William Boynton, motion was made that the prayer of said Petition be granted, on which motion the yeas and nays were called and are as follows—

Yeas.	Yeas.	Yeas.	Yeas.
Mr Wentworth	Mr Taylor	Mr Temple	Mr Kimball
Mr Cilley	Mr Dole	Mr M Smith	Mr Baker
Mr McClarey	Mr Barrett	Mr Rand	Mr Burnam
Mr Clough	Mr Clark	Mr Allen	Mr Crawford
Mr Chamberlain	Mr Cragin	Mr Wellman	Mr Payne
Mr Bradley	Mr Fifield	Mr Lane	Mr Tarlton
Mr Bartlett	Mr Gerrish	Mr Holmes	Mr Dame
Mr Gibson	Mr Prescottt	Mr Stone	Mr Young
Mr Palmer	Mr Alexander		
* Nays.	Nays.	Nays.	Nays. * 14-102
Mr Gains	Mr White	Mr Giles	Mr Stiles
Mr Connor	Mr Eastman	Mr Bedee	Mr Whitcomb
Mr Blanchard	Mr Hill	Mr N Hoit	Mr Grout
Mr Weeks	Mr Jo <sup>s</sup> Smith	Mr McMillan	Mr Penniman
Mr Brown	Mr Kellie	Mr Shepherd	Mr Morse

34 Yeas — 20 Nays — so the prayer thereof was granted and the Petitioner hath leave to bring in a Bill accordingly —

Sent up by Mr Warner

*Voted* that Mr Gaines, Mr Warner and Mr Clough with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration the Several matters contained in the letters from Col<sup>o</sup> Clapp to his Excellency the President and report thereon —

Sent up by Mr Warner

Upon reading and considering the Petition of the Inhabitants of Unity and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the third Tuesday [Thursday] of their next session and that in the mean time the Petitioners cause that the substance of the Petition and order of Court thereon be posted up in some public place in the Town of Unity three weeks Successively Six weeks prior to the

said day of hearing that any person or persons may then appear and shew cause why the prayer thereof may not be granted—

Sent up by M<sup>r</sup> Brown

*Voted* that M<sup>r</sup> Barrett M<sup>r</sup> Hoit and M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Mary Neal and John Neal and report thereon—

Sent up by M<sup>r</sup> Brown

*Voted* that the Account of George Osborne be referred to the Committee on the account of George Hough and that they report thereon—

Sent up by M<sup>r</sup> Alexander

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> Gibson & M<sup>r</sup> Abbott with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Orr Esq<sup>r</sup> & report thereon

Sent up by M<sup>r</sup> Alexander—

\* 14-103 \* *Voted* that M<sup>r</sup> Page M<sup>r</sup> Crawford & M<sup>r</sup> Bartlett with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Doct<sup>r</sup> Nathan Smith and report thereon—

Sent up by M<sup>r</sup> Kimball

An Act to incorporate a tract of Land lying south of Peterborough in the County of Hillsborough was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Young & M<sup>r</sup> Emerson

The Committee on the Petition of Love Runnels reported that the prayer of said Petition be granted and that she have leave to bring in a Bill accordingly which report being read and considered voted that it be received and accepted—

Sent up by M<sup>r</sup> Burnam

An Act to restore Elisabeth M<sup>c</sup>Clarey to her Law—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Clough & M<sup>r</sup> Flanders—

An Act to enable the Select men of New London in the County of Hillsborough to assess Levy and collect a Tax on all the Lands of Nonresident proprietors in said Town of three pence <sup>3</sup>/<sub>4</sub> acre for the purpose of repairing the public roads in said New London, was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Clough & M<sup>r</sup> Flanders

An Act to empower the Select men of Orange to Assess a Tax of a half penny upon an Acre Annually for the term of three years upon all the unimproved lands in said Town for the purpose of making and repairing highways in said Town—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Clough & M<sup>r</sup> Flanders

An Act to enable Supply Clap Esq<sup>r</sup> Joseph Champney merchant and Jane Boyd widow all of Portsmouth in the County of Rockingham Executors of the last will and Testament of George Boyd late of Portsmouth Esq<sup>r</sup> deceased to sell & convey to Nathanael Healy of Hampton Falls in said County trader certain parcels of Land set off to said Executors by Executions on a Judgment recovered by said Executors against \* the Execu- \* 14-104  
tors of Meshech Weare Esq<sup>r</sup> deceased — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Dame

An Act to vest the Exclusive privilege of keeping a ferry over a certain part of Connecticut river in Joseph Tilden of Lebanon his heirs and assigns, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Dame

Adjourned to 3 o'Clock P. M —

met accordingly

The Committee on the Petition of David Perkins & others Inhabitants of Campbells Gore reported that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill or resolve accordingly, which report being read and considered *voted* that it be received and accepted — Sent up by M<sup>r</sup> Dame

Upon reading and considering the Petition of the Inhabitants of Orford *voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of their next session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in [one of the New Hampshire newspapers] the New Hampshire Gazette also cause that said Copy and order be posted up in some public place in the Town of Orford three weeks Successively Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted — Sent up by M<sup>r</sup> Dame

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of the Heirs of John Wentworth Esq<sup>r</sup> deceased *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

Sent up by M<sup>r</sup> Eastman

Upon hearing and considering the Petition of the select \* men of Alstead *voted* that the prayer thereof be \* 14-105  
granted and that they have leave to bring in a Bill accordingly — Sent up by M<sup>r</sup> Shepherd —

Upon reading and considering the Petition from Wendall *voted* that the Petitioners have leave to bring in a Bill for raising a Tax of one half penny  $\frac{1}{2}$  year for three years on each Acre of land in Wendall —

Sent up by M<sup>r</sup> Connor —

*Voted* that M<sup>r</sup> Cilley, M<sup>r</sup> Page & M<sup>r</sup> Sherburne with such of the Hon<sup>bl</sup> Senate as they may join be a Committee to consider of the Petition and Account of Daniel Putnam and report thereon —

Sent up by M<sup>r</sup> Smith

*Voted* that the hearing on the Petition of Joseph Hicks Esq<sup>r</sup> which was to have been this Session of the General Court be postponed until the third Wednesday of the next Session of which all persons concerned are to take notice and govern themselves accordingly —

Sent up by M<sup>r</sup> Smith —

*Resolved* that no extent in future be issued against the Select men of Concord in the County of Grafton or the Select men of Concord alias Gunthwait or any Inhabitant thereof for any Taxes due from said Town prior to the year 1789 until a Special Act pass the General Court directing the manner of levying and collecting said Taxes —

Sent up by M<sup>r</sup> Young

*Voted* that his Excellency the President be requested to procure an accurate survey of the land owned by the state on the Island of New Castle contiguous to fort William & Mary with a plan of the Fort and light house as soon as conveniently may be —

Sent up by M<sup>r</sup> Chamberlain

An act to empower the select men of Wolfborough to assess and collect a Tax of one penny  $\frac{1}{2}$  Acre Annually for the term of two years upon all the lands in said Town to be appropriated for the purpose of repairing the highways in said Town, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Hill & M<sup>r</sup> Eames

\* 14-106 \*Adjourned to 9 o'Clock to morrow morning

SATURDAY JAN<sup>ry</sup> 22<sup>d</sup> 1791.

The House met according to adjournment

The Committee on the Petition of the Trustees of Atkinson Academy reported that the prayer thereof be granted under such regulations and restrictions as the General Court shall think proper and that a Bill be brought in accordingly, which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Gibson

Upon reading and considering the Petition of William Page of Charlestown in behalf of the Inhabitants thereof and the report of

a Committee thereon *voted* that the prayer thereof be so far granted as that they have liberty to bring in a Bill for an incorporation and for raising one Thousand pounds Lawful money by Lottery — Sent up by M<sup>r</sup> Smith

Upon reading and considering the Petition of the Trustees of Chesterfield Academy *voted* that the prayer thereof be granted and that they have leave to bring in a Bill for raising one thousand pounds by Lottery, for the purpose mentioned in said Petition —

Sent up by M<sup>r</sup> Smith

Upon reading and considering the Petition of the Trustees of New Ipswich Academy and the report of a Committee thereon *voted* that the Petitioners have leave to bring in a Bill for raising one thousand pounds by Lottery for the purpose mentioned in said Petition —

Sent up by M<sup>r</sup> Smith

Upon reading and considering the Petition of the proprietors of the Aurean school (so called) or intended Academy in Amherst and the report of a Committee thereon *voted* that the prayer of the Petition be so far granted as that the petitioners have leave to bring in a Bill for an incorporation and for raising one Thousand pounds by Lottery for the purposes suggested in said Petition —

Sent up by M<sup>r</sup> Smith

\* Upon reading and considering the Petition from the \* 14-107  
Town of Hampton *voted* that the prayer thereof be so far granted as that they have leave to bring in a Bill for raising fifteen hundred pounds Lawful money by Lottery for the purpose therein mentioned providing in said Bill that if said money shall not be wholly wanted for said purpose that they be accountable to the state for the surplusage —

Sent up by M<sup>r</sup> Toppan

Upon reading and considering the Petition of the Select men of New Hampton *voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks successively in the New Hampshire Gazzette six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Prescott

*Resolved* that it is the Opinion of this House that Woodbury Langdon Esq<sup>r</sup> being under impeachment of this House for misconduct and maladministration in Office as a Justice of the superior Court of Judicature ought not to be permitted to resign said Office — on which resolve the yeas & nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Macgregore	M <sup>r</sup> Hale	M <sup>r</sup> Prescottt	M <sup>r</sup> Grout
M <sup>r</sup> Blanchard	M <sup>r</sup> Copp	M <sup>r</sup> Alexander	M <sup>r</sup> Kimball
M <sup>r</sup> White	M <sup>r</sup> Warner	M <sup>r</sup> Temple	M <sup>r</sup> Duncan
M <sup>r</sup> Eastman	M <sup>r</sup> Wallace	M <sup>r</sup> M Smith	M <sup>r</sup> Baker
M <sup>r</sup> Hill	M <sup>r</sup> Fifield	M <sup>r</sup> Rand	M <sup>r</sup> Payne
M <sup>r</sup> Chamberlain	M <sup>r</sup> Page	M <sup>r</sup> Allen	M <sup>r</sup> Tarlton
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Shepherd	M <sup>r</sup> Wellman	M <sup>r</sup> Dame
M <sup>r</sup> Palmer	M <sup>r</sup> Stiles	M <sup>r</sup> Lane	M <sup>r</sup> Young
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> McClarey	M <sup>r</sup> Parker	M <sup>r</sup> Penniman
M <sup>r</sup> Sherburne	M <sup>r</sup> Clough	M <sup>r</sup> Barrett	M <sup>r</sup> Morse
M <sup>r</sup> Wentworth	M <sup>r</sup> Bradley	M <sup>r</sup> Clark	M <sup>r</sup> Stone
M <sup>r</sup> Weeks	M <sup>r</sup> Gibson	M <sup>r</sup> Cragin	M <sup>r</sup> Crawford
M <sup>r</sup> Brown	M <sup>r</sup> Kellie	M <sup>r</sup> Gerrish	M <sup>r</sup> E Hoit
M <sup>r</sup> Plummer	M <sup>r</sup> N Hoit	M <sup>r</sup> Whitcomb	M <sup>r</sup> Eames
M <sup>r</sup> Cilley			

32 Yeas — 25 Nays — so it passed into a Resolve —

\* 14-108 *\*Resolved* that it is the Opinion of this House that the said Woodbury Langdon Esq<sup>r</sup> in writing a letter addressed to the President of this State and sundry papers inclosed addressed to the Honb<sup>l</sup> Senate with desire that the same be communicated to both Houses of the Legislature (which has been done) is guilty of a Contempt of both Houses and especially to the said Honb<sup>l</sup> Senate in as much as the Same papers contain pleas and answers to matters that are and ought to come before the said Honb<sup>l</sup> Senate in a Judicial way and that the matters contained in the Same papers must be considered as an unwarrantable attempt to prejudice the minds of the members of the said Honb<sup>l</sup> Senate in a cause that is judicially to come before them and that the said papers contain Scandalous insinuations injurious to the characters of the Members of both houses and of many respectable Officers in this State — On reading the foregoing motion was made that it pass into a Resolve of this House on which motion the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Wentworth	M <sup>r</sup> Hale	M <sup>r</sup> Prescottt	M <sup>r</sup> Grout
M <sup>r</sup> Macgregore	M <sup>r</sup> McMillan	M <sup>r</sup> Alexander	M <sup>r</sup> Stone
M <sup>r</sup> Blanchard	M <sup>r</sup> Warner	M <sup>r</sup> Temple	M <sup>r</sup> Kimball
M <sup>r</sup> White	M <sup>r</sup> Wallace	M <sup>r</sup> M Smith	M <sup>r</sup> Duncan
M <sup>r</sup> Eastman	M <sup>r</sup> Fifield	M <sup>r</sup> Rand	M <sup>r</sup> Payne
M <sup>r</sup> Hill	M <sup>r</sup> Page	M <sup>r</sup> Allen	M <sup>r</sup> Tarlton
M <sup>r</sup> Chamberlain	M <sup>r</sup> Shepherd	M <sup>r</sup> Wellman	M <sup>r</sup> Dame
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Stiles	M <sup>r</sup> Lane	M <sup>r</sup> Young
M <sup>r</sup> Palmer			



Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> McClarey	M <sup>r</sup> Parker	M <sup>r</sup> Penniman
M <sup>r</sup> Sherburne	M <sup>r</sup> Clough	M <sup>r</sup> Barrett	M <sup>r</sup> Morse
M <sup>r</sup> Weeks	M <sup>r</sup> Bradley	M <sup>r</sup> Clark	M <sup>r</sup> Baker
M <sup>r</sup> Brown	M <sup>r</sup> Gibson	M <sup>r</sup> Cragin	M <sup>r</sup> Crawford
M <sup>r</sup> Plummer	M <sup>r</sup> Kellie	M <sup>r</sup> Gerrish	M <sup>r</sup> E Hoit
M <sup>r</sup> Cilley	M <sup>r</sup> N Hoit	M <sup>r</sup> Whitcomb	M <sup>r</sup> Eames

33 Yeas — 24 Nays — so it passed into a Resolve

Upon hearing and considering the Petition of the Inhabitants of Pelham *voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of their next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be posted up at both of the meeting houses in said Pelham three weeks

\* Successively six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Prescottt

Adjourned to Monday next at 9 o'Clock A M —

MONDAY JAN<sup>R</sup> 24<sup>th</sup> 1791.

The House met according to adjournment

The vote for granting the prayer of the Petition of the Heirs of Col<sup>o</sup> John Wentworth came down from the Honb<sup>l</sup> Senate for the following amendment that the Petitioners have leave to bring in a Bill for setting aside the Levy and that the creditor be impowered to levy on the same land or so much thereof as may by a fair legal and impartial appraisement be sufficient to satisfy said Execution and legal costs on a levy to be served by the sheriff or some deputy by him specially appointed for that purpose and that the creditor be placed in as advantageous circumstances respecting said Execution as he was by Law at the time of the former service — which amendment was read and concurred —

Sent up by M<sup>r</sup> Gains —

Upon reading and considering the Petition of Otis Baker and others and the Petition of Richard Tripe & others *voted* that they be referred to the Committee on the Petition of Jacob Green & Enoch Noyes and that they report thereon —

Sent up by M<sup>r</sup> Gains

*Voted* that M<sup>r</sup> White, M<sup>r</sup> Barrett and M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Benjamin Prescottt and report thereon —

Sent up by M<sup>r</sup> Gains

An Act to make good a title to certain lands in Hancock to Thomas Cochran Jun<sup>r</sup> and others the original Deed of which is lost — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Gains & M<sup>r</sup> Smith

*Voted* that the Account of Cap<sup>t</sup> Joseph Smith amounting to thirty Six shillings be allowed & paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Stiles —

\* 14-110 \* Upon hearing and considering the Petition of the Select men of Lyman and the agreement of the parties *voted* that the Petitioner have leave to bring in a Bill for rasing a Tax of one half penny <sup>per</sup> year on every acre of Land in said Town for the term of three years — Sent up by M<sup>r</sup> Stiles

Adjourned to 3 o'Clock P. M —

Met accordingly

*Voted* that M<sup>r</sup> Whitcomb, M<sup>r</sup> Wellman & M<sup>r</sup> Hill with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Alexander Plumbley and report thereon —

Sent up by M<sup>r</sup> Holmes

The Honb<sup>l</sup> Senate having returned the vote for granting the prayer of the Petition of the Inhabitants of the Northwest part of Lyndborough Motion was made to appoint a Committee to view the Situation of the Inhabitants of Lyndsborough as well those that were not Petitioners as those that were and that said Committee report their Opinion at the next Session of the General Court —

Whereupon *voted* that the Honb<sup>l</sup> Timothy Farrar James Underwood and Jeremiah Page Esquires be a Committee to view the premises and that it be done at the cost of the Inhabitants of Lyndsborough and that said Committee notify the Petitioners from the Several Towns Seasonably of the time place and design of their meeting —

Sent up by M<sup>r</sup> Holmes

*Voted* that the account of George Jerry Osborne amounting to Sixty five pounds Seven shillings and three pence be allowed and paid out of the Treasury by order of the President

Sent up by M<sup>r</sup> Holmes

Upon reading and considering the Account of Ezekiel Dow and the report of a Committee thereon *voted* that the said Dow have and receive Eighteen Shillings in full for his Account and that the President give order on the Treasurer for said Sum —

Sent up by M<sup>r</sup> Smith

\* 14-111 *Voted* that William Loudon have and receive out of \* the Treasury Six pounds to enable him to pay some house rent at New Castle and to help him to remove his family into

some place in the Interior part of this state and that said Sum be paid to George Gains Esq<sup>r</sup> for the above purposes and that the President give order accordingly — Sent up by M<sup>r</sup> M<sup>o</sup>Millan

*Voted* that M<sup>r</sup> Temple M<sup>r</sup> Copp and M<sup>r</sup> Wellman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Michael Dwyer and report thereon —

Sent up by M<sup>r</sup> Crawford

Adjourned to 9 o'Clock to morrow morning —

TUESDAY JAN<sup>ry</sup> 25<sup>th</sup> 1791.

The House met according to adjournment

An Act in Addition to and to alter an Act intituled an Act to set off and Incorporate a number of the Inhabitants living in the Northwest part of Amherst into a parish passed the twenty fourth day of January 1789 — was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Copp —

*Voted* that the Excise on exciseable articles from & after the first day of October last to the first day of January instant be collected in the same way and manner as has heretofore been legally practised excepting only that no person who shall duly and to the best of his knowledge and Judgment on Oath render an Account of all the exciseable articles by him bought sold expended or owned within said term shall be liable to any prosecution for or on Account of his Selling Spirituous liquors within said term without license therefor and that an Act or Resolve be passed for that purpose — Sent up by M<sup>r</sup> Warner —

*Voted* that M<sup>r</sup> Cragin, M<sup>r</sup> Wentworth M<sup>r</sup> Holmes M<sup>r</sup> Gains & M<sup>r</sup> Kimball with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Memorial and Petition of Jonathan Chase Esq<sup>r</sup> and report thereon — Sent up by M<sup>r</sup> Brown

The Committee on the Petition of Mary Neal and John Neal administrators to the Estate of John Neal Esq<sup>r</sup> deceased reported that the prayer of the said Petition be so far granted as that an Act be passed confirming the title to the heirs and Assigns of the said John Deceased of in and to certain lands \*part \*14-112 of the Society lands so called purchased by the said John Neal Esq<sup>r</sup> in his life time of Robert Smith Agent of the confiscated Estate of Stephen Holland Esq<sup>r</sup> an Absentee Referance being had to the deed of conveyance from the said Robert to the said John Neal Esq<sup>r</sup> since decaas<sup>d</sup> bearing date on or about the 24<sup>th</sup> of May 1781 for a particular description of said Lands —

The said Stephen Hollands deed of certain lands to one John Quigley Esq<sup>r</sup> notwithstanding — which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Allen

*Voted* that M<sup>r</sup> Blanchard, M<sup>r</sup> E Hoit and M<sup>r</sup> Warner with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Bath and report thereon —

Sent up by M<sup>r</sup> Lane

Adjourned to 3 o'Clock P. M —

Met accordingly —

*Voted* that M<sup>r</sup> White, M<sup>r</sup> Abbott & M<sup>r</sup> Gerrish with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Rebecca Barrett and report thereon —

Sent up by M<sup>r</sup> Wentworth

*Voted* that the Account of the Honb<sup>l</sup> Phillips White Esq<sup>r</sup> amounting to Sixteen pounds, Sixteen shillings be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Toppan

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Toppan, M<sup>r</sup> Holmes M<sup>r</sup> Cilley and M<sup>r</sup> Gibson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Inhabitants of Cornish and Plainfield and report thereon — Sent up by M<sup>r</sup> Fifield

*Voted* that M<sup>r</sup> Abbott, M<sup>r</sup> Allen & M<sup>r</sup> [E.] Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Archibald M<sup>c</sup>Murphy Esq<sup>r</sup> and report thereon —

Sent up by M<sup>r</sup> M<sup>c</sup>Gregore

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY JAN<sup>R</sup> 26<sup>th</sup> 1791

The House met according to adjournment

\* 14-113 \* *Voted* that M<sup>r</sup> Wallace, M<sup>r</sup> Connor M<sup>r</sup> Abbott, M<sup>r</sup> Sherburne and M<sup>r</sup> Eames with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of William Vans & others and report thereon —

Sent up by M<sup>r</sup> Burnam

*Voted* that Col<sup>o</sup> David Page be directed to apply to Cap<sup>t</sup> Josiah Gilman of Exeter or any other public officer in this state for the original Order said to be drawn by Benjamin Heath a Soldier in Col<sup>o</sup> Hazzens Regiment in favour of Daniel Cook & said Officer or Officers are hereby directed to deliver said Original order to said Page and keep an attested Copy in their hands —

Sent up by M<sup>r</sup> Burnam

*Voted* that M<sup>r</sup> Plummer M<sup>r</sup> Badger, M<sup>r</sup> Abbott M<sup>r</sup> Whitcomb & M<sup>r</sup> Paine with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report what sums are necessary to be raised to defray the charges of Government the current year and lay the Same before this House — Sent up by M<sup>r</sup> Burnam

*Voted* that M<sup>r</sup> Warner, M<sup>r</sup> Sherburne, M<sup>r</sup> Badger M<sup>r</sup> Holmes [Hale] and M<sup>r</sup> Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report what allowances shall be made to the Officers of the Civil list for the year past and lay the Same before this House — Sent up by M<sup>r</sup> Dame

*Voted* that M<sup>r</sup> Badger and M<sup>r</sup> Hale be added to the Committee on the Petition of Archibald M<sup>c</sup>Murphy Esq<sup>r</sup> and that they report thereon — Sent up by M<sup>r</sup> Dame

*Voted* that the Petition of B [Otis Baker] R Watson and others and the Petition of Joseph Waldron and others be referred to the Committee on the Petition of Jacob Green & Enoch Noyes and that they report thereon — Sent up by M<sup>r</sup> Stiles

*Voted* that a paper signed Samuel Payne be referred to the Committee on the Petition of Jonathan Chase Esq<sup>r</sup> and that they report thereon — Sent up by M<sup>r</sup> Stiles

*Resolved* that the managers appointed by and in behalf of the House of Representatives to manage the Impeachment exhibited by this House to the Honb<sup>l</sup> Senate against

\* Woodbury Langdon Esq<sup>r</sup> be instructed to enter a noli \* 14-114  
prosequi to said Impeachment —

Whereas Woodbury Langdon Esq<sup>r</sup> one of the Justices of the Superior Court of Judicature was impeached by the House of Representatives of misconduct and maladministration in office and whereas he hath been duly summoned and notified to appear before the Honb<sup>l</sup> Senate to answer to said Impeachment on the 25<sup>th</sup> of January instant at the Senate Chamber in Concord but hath not obeyed said Summons but hath gone out of the state and as it is doubtful whether a trial can be had upon said Impeachment except the said Woodbury Langdon Esq<sup>r</sup> be personally present and as it is of Importance for the due administration of Justice that the Superior Court consist of all the justices of said Court —

Therefore *Resolved* that his Excellency the President and Honourable Council be and hereby are requested to remove the said Woodbury Langdon Esq<sup>r</sup> from his office of Justice of the Superior Court of Judicature of said State Sent up by M<sup>r</sup> Crawford

*Voted* that the Petition of the Select men of Pembroke and the Select men of Bow be referred to the Committee on the

Petition of Jacob Green and Enoch Noyes and that they report thereon — Sent up by Mr Bartlett

The vote for granting the prayer of the Petition of Samuel Randall came down from the Honb<sup>l</sup> Senate for the following amendment, “that said Randall have leave to enter the same action at the Superior Court next to be holden at Dover in and for said County on the third Tuesday of April next leaving the same open to trial by Jury and giving fourteen days notice previous to the sitting of said Court to said Roberts—and the Judges of said Court are impowered to hear the cause correct any error there may be (if not tried by jury) and give judgment thereon”—which was read and concurred —

Sent up by Mr Eames

\* 14-115 \* Upon reading and considering the Account of Daniel Putnam *voted* that he be allowed Sixteen pounds in full of all demands and that the President give order accordingly —

Sent up by Mr Young

Upon reading and considering the Petition of Rebecca Barrett and the report of a Committee thereon *Voted* that the prayer thereof be granted and that she have leave to bring in a Resolve accordingly —

Sent up by Mr Prescott

An Act to set aside the levy of an Execution heretofore made upon the Estate of the late Honb<sup>l</sup> John Wentworth Esq<sup>r</sup> deceased in the hands of Thomas Mellet Wentworth and James Carr Administrators de bonis non to said Estate — was read a third time and passed to be Enacted —

Sent up by Mr Cilley & Mr Whitcomb

*Voted* that Mr Eastman, Mr Gains, Mr Allen, Mr Hoit & Mr Weeks with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Plastow and report thereon —

Sent up by Mr Smith —

Adjourned to 3 o’Clock P. M —

Met accordingly —

An Act to impower the Inhabitants of Wendall in the County of Cheshire to levy a Tax on all the Lands public rights excepted in said Town for making bridging and repairing the highways — was read a third time and passed to be Enacted —

Sent up by Mr Young & Mr Warner

An Act to repeal such parts of the Several Acts of this state as imposed an excise on spirituous Liquors and other Articles was read a third time and passed to be Enacted —

Sent up by Mr Hill & Mr Holmes

Adjourned to 9 o’Clock to morrow morning

THURSDAY JAN<sup>R</sup> 27<sup>th</sup> 1791

The House met according to adjournment

An Act providing remedy when executions are levied upon Estate not the property of the debtor — was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Crawford & M<sup>r</sup> Tarlton

An Act to impower the Inhabitants of Alexandria in the County of Grafton to levy a Tax on all the lands (publick lands excepted) in said Town for the purpose of making & repairing the highways — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Stiles & M<sup>r</sup> Wentworth

\* *Voted* that William Harper Esq<sup>r</sup> have and receive \* 14-116 out of the Treasury twelve shillings in full for his carrying precepts to Plymouth and that the President give order accordingly — Sent up by M<sup>r</sup> Stiles

*Voted* that M<sup>r</sup> Wentworth, M<sup>r</sup> White, M<sup>r</sup> Sherburne M<sup>r</sup> Whitcomb & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of Jacob Green and all Similar matters & report thereon Sent up by M<sup>r</sup> Stiles

*Voted* that M<sup>r</sup> Connor, M<sup>r</sup> Macgregore & M<sup>r</sup> White with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Nesmith and report thereon —

Sent up by M<sup>r</sup> Flanders —

*Voted* that M<sup>r</sup> Taylor M<sup>r</sup> Jo<sup>s</sup> Smith & M<sup>r</sup> Gibson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Isaac Baldwin and report thereon —

Sent up by M<sup>r</sup> Flanders —

The House resolved themselves into a Committee of the whole on the report of the Select Committee on Money in the Treasury outstanding Taxes &c — M<sup>r</sup> Sherburne in the chair — proceeded to the consideration of said Report and after Some conversation on the Subject the Committee rose with leave to sit again and the Speaker resumed the chair —

Adjourned to 3 o'Clock P. M —

Met accordingly

*Voted* that the hearing on the Petition of Richard Sincler Jun<sup>r</sup> which was to have been this day before the General Court be postponed to Thursday next of which all persons concerned are to take notice and govern themselves accordingly —

Sent up by M<sup>r</sup> Morse

The House again Resolved themselves into a Committee of the whole on the Subject matter of appropriating the money in the

Treasury collection of out standing taxes &c and after some considerable debate on the Subjects the Committee rose with leave to sit again, and the Speaker resumed the chair & M<sup>r</sup> Sherburne in behalf of the Committee reported progress —

\* 14-117 \* Adjourned to 9 o'Clock to morrow morning

FRIDAY JAN<sup>ry</sup> 28<sup>th</sup> 1791.

The House met according to adjournment

An Act to impower the Select men [inhabitants] of Lyman in the County of Grafton to Levy a Tax on all the lands public rights excepted in said Town for making and repairing highways therein — was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Hill & M<sup>r</sup> Penniman

*Voted* that M<sup>r</sup> Parker, M<sup>r</sup> Taylor and M<sup>r</sup> Shepherd with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of Ozias Silsby and report thereon —

Sent up by M<sup>r</sup> Gibson

The Committee on the Petition of John Nesmith reported that the prayer thereof be granted and that he have leave to bring in a Bill accordingly which report being read & considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Gibson

*Voted* that M<sup>r</sup> Hoit, M<sup>r</sup> Warner & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Livingston & report thereon

Sent up by M<sup>r</sup> Baker

*Voted* that the Account of William Page Esq<sup>r</sup> and others be refered to the Committee on the Account of Jacob Green & that they report thereon —

Sent up by M<sup>r</sup> Baker

*Voted* that the Account of J D Griffith be refered to the Committee on the printers accounts —

Sent up by M<sup>r</sup> Grout

The Committee appointed to consider of the Petition of Daniel Rindge Esq<sup>r</sup> and others reported that his Excellency the President with the Honb<sup>l</sup> Council be requested to examine the Journals & Rolls of the Sitting of the General Court under the former government in the late Province now state of New Hampshire so far as may be necessary to determine what sums are due to the Members of the Council and House of Representatives for their attendance in the General Court under the said Government for the two last years previous to the Revolution and upon a proper adjustment of the Ballances or arrears due to the said Members respectively for said term Accounting and reckoning the said



Counsellors at Seven Shillings <sup>per</sup> day each for their attendance and the said Representatives \* Six Shillings \* 14-118 <sup>per</sup> day each for their attendance in said General Court and a proper roll of said arrears being made and certified that his Excellency the President give order for the payment thereof out of the state Treasury and that a Resolve be passed for that purpose— which report being read and considered *voted* that it be received and accepted — Sent up by M<sup>r</sup> Grout

The vote for postponing the hearing of the Petition of Richard Sincler Jun<sup>r</sup> to Thursday next came down from the Honb<sup>l</sup> Senate for the following amendment “ That the hearing on said Petition be postponed until the second Tuesday of the next Session instead of Thursday next ” — which amendment was read and concurred — Sent up by M<sup>r</sup> Grout

*Voted* that M<sup>r</sup> Hill, M<sup>r</sup> Connor and M<sup>r</sup> Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of New Holderness and report thereon — Sent up by M<sup>r</sup> Abbott

*Voted* that the Account of Supply Clap Nath<sup>l</sup> Rogers and Nath<sup>l</sup> Gilman Esquires amounting to twelve pounds be allowed and paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Abbott —

*Voted* that M<sup>r</sup> Wentworth M<sup>r</sup> Hale & M<sup>r</sup> Plummer with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Ebenezer Thompson Jun<sup>r</sup> and report thereon — Sent up by M<sup>r</sup> Warner

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Plummer, M<sup>r</sup> Barrett M<sup>r</sup> Bradley & M<sup>r</sup> Baker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration the report of the Committee who were appointed at the last session to settle the accounts between this state and the Treasurer thereof and report what shall be done with the papers now in the hands of the Committee — Sent up by M<sup>r</sup> Warner —

Said Report is as follows —

\* The Committee appointed at the last Session of the General Court to settle the Accounts between this State and the Treasurer thereof reported as follows — viz

State of }  
New Hamp<sup>r</sup> }

Exeter December 9 1790 —

Pursuant to a vote of the Honb<sup>l</sup> General Court passed at Concord the 18<sup>th</sup> day of June last appointing us the Subscribers a Committee for Examining and settling the Accounts between the

state and the Treasurer thereof do report that we have carefully examined the Treasurer's books Accounts and documents relative thereto from the time of his appointment up to the 31<sup>st</sup> day of July last to which period they are closed and have received from him as follows (viz)

An Account of state Notes and certificates issued by him and dated July 31<sup>st</sup> 1788 for the cancelling old notes and Interest due thereon — part of the principal and Sundry Orders drawn by the President to issue notes — The Notes are numbered One to Nine hundred & twenty five inclusive amounting to Twenty six thousand eight hundred & Sixty one pounds Eleven Shillings & three pence — The Certificates are Numbred from One to One thousand four hundred & forty two inclusive amounting to Six thousand seven hundred & forty three pounds three shillings and eight pence — Also an Account of Certificates issued dated July 31<sup>st</sup> 1789 for one years Interest and part of the principal of state notes dated July 31<sup>st</sup> 1788 and are numbred from One to One thousand three hundred and fifty one inclusive amounting to four thousand and Seventy three pounds three shillings and four pence and <sup>3</sup>/<sub>4</sub> Book of record appears to have been Indorsed, of which Sum notes to the amount of four hundred and Seventeen pounds ten shillings and four pence are wholly paid and taken up —

The old Notes which we have received from the Treasurer and for which new notes & certificates have been issued are of the following description (viz) Notes for money borrowed of Consolidated value — Thirty four pounds fifteen shillings and ten pence — \* 14-120 pence — Bounty Notes fifty nine pounds fifteen Shillings and Six pence — Depreciation Notes twenty five pounds fourteen shillings — Consolidated Notes dated July 31<sup>st</sup> 1782 & July 31<sup>st</sup> 1784 (nominal amount) Sixteen hundred and ninety five pounds four shillings & five pence and others dated July 31<sup>st</sup> 1785 (nominal amount) thirty three thousand Seven hundred and twenty three pounds fifteen shillings and ten pence —

The orders drawn by the President to issue notes which we have received, are for depreciation two hundred and Seventy one pounds Seven shillings and eight pence — And for claims against confiscated Estates Nine hundred and eighty Six pounds ten shillings & two pence exclusive of Interest, and there appears to have been outstanding in state notes of various denominations on the aforesaid thirty first day of July last the Sum of Seventy eight thousand nine hundred and twelve pounds Sixteen shillings and eleven pence and in Certificates of various dates issued for Interest and

part of the principal of state notes the Sum of Ten Thousand four hundred and eleven pounds eighteen shillings & four pence

We have received Sundry state notes which were taken into the Treasury for Taxes, Excise (by Special orders of Court) and on Account of the Masonian proprietors bonds to the amount of five thousand Seven hundred and thirty one pounds Seven shillings & three pence exclusive of Interest thereon — Also in state Certificates the Sum of Seventeen thousand Seven hundred & thirty five pounds nineteen shillings and one penny which were received for taxes — Also in Certificates issued by the late loan Officer to the amount of Two hundred and Seventy one pounds ten shillings & five pence which were received by order of the Honb<sup>l</sup> Court equal to state Certificates

The Account exhibited to us for the Amount of Continental Specie Taxes being twenty Six thousand eight hundred and Sixty eight pounds Sixteen shillings and eleven pence is accounted for in the following manner (viz) \* Receipts produced \* 14-121 for cash paid the late Loan Officer Three Thousand and Six hundred pounds — Sundry Rolls for travel and attendance of the Honb<sup>l</sup> Senate, Council & House of Representatives to the amount of Seventeen hundred and Seventy Six pounds three shillings and four pence —

Presidents orders in favour of Sundry persons Two hundred and Seventy pounds two shillings & ten pence — Outstanding on Taxes for the years 1786 & 1787 (as <sup>pr</sup> list) Thirteen Thousand two hundred and forty one pounds two shillings & ten pence And a Ballance amounting to Seven thousand nine hundred and Eighty one pounds Seven shillings and eleven pence in Gold and Silver in the Treasurers hands —

The State Specie Account amounting to Thirty Thousand two hundred & thirty two pounds Seventeen shillings & three pence half penny we have also received and is accounted for as follows (viz) Presidents orders for eight Thousand Six hundred and forty one pounds one shilling & five pence three farthings — An Abatement of Sandwich Taxes for 1789 and 1790 (<sup>pr</sup> Order of Court) Eight pounds fifteen Shillings and eleven pence — Bounties paid on Wolves (<sup>pr</sup> Account) Five hundred and thirty one pounds paid on Sundry Rolls for travel and attendance of the Honb<sup>l</sup> Senate Council and House of Representatives Three Thousand two hundred and Eighty eight pounds two shillings & Seven pence half penny — Sundry State Notes received for excise (<sup>pr</sup> order of Court) Seven hundred and thirty four pounds fourteen

shillings and Seven pence—An Account for expences of Office forty two pounds four shillings and five pence—

Outstanding on Taxes from 1786 to 1790 Inclusive (as  $\mathcal{P}^r$  list) Sixteen thousand nine hundred and four pounds nineteen Shillings & nine pence three farthings—And a Ballance of Eighty one pounds eighteen and five pence half penny due from the Treasurer for which sum he is to be debited in his new account with the State—

We have also received an Account Continental Indents \* 14-122 amounting to fifty eight thousand four hundred \* and ninety four pounds two shillings & five pence and is accounted for as follows (viz) The late loan Officers receipts for thirteen thousand & thirty eight pounds five shillings—An abatement on Sandwich Tax for 1789 ( $\mathcal{P}^r$  order of Court) eighteen pounds Seven shillings and nine pence—Presidents Orders in favour of Thomas Odiorne One hundred and ninety four pounds Seven Shillings and one penny farthing—Outstanding on Taxes from 1786 to 1789 inclusive as  $\mathcal{P}^r$  list Thirty four Thousand Six hundred and Sixty three pounds thirteen shillings and nine pence, And the ballance of Ten Thousand five hundred and Seventy eight pounds eighteen shillings and nine pence three farthings we have received in Indents issued for Interest on Continental Securities—

The State certificate Account we have also received amounting to forty nine thousand five hundred & twenty two pounds Sixteen shillings and Six pence three farthings and is accounted for in the following manner (viz) Presidents orders for Two Thousand eight hundred and twenty eight pounds one Shilling and Seven pence three farthings—Abatements  $\mathcal{P}^r$  order of Court One hundred and Seventy five pounds Eleven Shillings—Bounties paid on Wolves Seven pounds ten shillings—Outstanding on Taxes from 1775 to 1788 inclusive as  $\mathcal{P}^r$  list Twenty three thousand two hundred & fifty seven pounds seven Shillings and nine pence half penny—

We have also received an Account for the Tax of Deficiency of Soldiers amounting to three Thousand one hundred & nine pounds two shillings and is accounted for as follows (viz) An abatement in favour of the Town of Wendall (including Interest) Eighty four pounds nineteen shillings and two pence Outstanding on said Tax two thousand four hundred & nine pounds ten shillings & Six pence (enclusive of Interest from 30<sup>th</sup> of November 1788) ( $\mathcal{P}^r$  list) and the ballance of Six hundred & fifteen pounds and four pence is carried to the credit of State Certificate account—

\*The Account of the New Emission Tax amounting \*14-123 to five hundred and fifty five pounds nine shillings four pence is accounted for as follows (viz) Presidents order in favour of Thomas Odiorne for thirty eight pounds thirteen shillings and one penny half penny. Outstanding (£<sup>r</sup> list) one hundred and eighty six pounds Six shillings and ten pence and the Ballance of three hundred and thirty pounds nine shillings & four pence half penny we have received in New Emission Bills —

We have likewise received an Account for the Revenue of Import amounting to thirteen hundred and Sixty five pounds nine shillings and Seven pence including Interest received and is Accounted for as follows (viz) Sundry bonds in the Treasury on which appears to be due two hundred and forty four pounds thirteen shillings and Seven pence and the ballance of Eleven hundred and twenty one pounds Sixteen shillings is carried to the Credit of the state Specie account —

The Account for Revenue of Naval Office received of Eleazer Russell Esq<sup>r</sup> in cash and Orders amounts to One hundred and Six pounds Seventeen shillings and ten pence half penny and is also carried to the credit of state Specie Account —

An Account of the Masonian proprietors Bonds we have also received on which appears to have been paid Fifteen hundred and thirty Seven pounds ten shillings in state notes and two hundred and thirteen pounds two shillings and eleven pence half penny in Specie for which sum the state have been credited and there is now due exclusive of Interest Ten Thousand four hundred and Sixty two pounds ten Shillings in Notes and Twenty Six pounds Seventeen shillings and one half penny in Specie —

There appears to be due on Rolls for travel & attendance of the Honb<sup>l</sup> Senate Council & House of Representatives (including a Troop of Horse under Col<sup>o</sup> Cogswells Command the Sum of One thousand and Eighteen pounds two shillings & three pence half penny in Specie & Seventeen pounds Six Shillings in New Emission money as £<sup>r</sup> an Abstract made out on which we have certified the Same to be due —

\*We have also received an Account of the old Con- \*14-124 tinental money in the Treasury amounting to three million eight hundred and thirty four thousand Seven hundred & twenty dollars and two thirds of a Dollar — Also an Account of final settlement notes of the United states to the amount of thirty three thousand one hundred & forty eight dollars and Sixty three ninetieths of a Dollar which are also in the Treasury on which

Interest appears to have been paid up to the 31<sup>st</sup> day of December 1787 and for which interest the state has been credited —

The Several Accounts — Orders — Notes — Certificates Indents &c which we have received are ready to be delivered to the Order of the Honb<sup>l</sup> Court at the Same time beg leave to observe that the Accounts have been kept in a very regular and fair manner are right cast and well vouched except the Expence Account which is not warranted by any order but is submitted to the Honb<sup>l</sup> Court —

Signed { Supply Clap  
Nath<sup>l</sup> Gilman } Com<sup>tee</sup>  
Nath<sup>l</sup> Rogers }

N. B. The Treasurer in renewing some notes belonging to Maj<sup>r</sup> Caleb Stark & Maj<sup>r</sup> Daniel Livermore omitted deducting the Several Indorsements of principal, made on said Notes, which errors amounting to One hundred and Sixty two pounds and one penny exclusive of Interest he is to credit the State in his new account and charge the amount back on receiving the Same from the said Stark & Livermore —

The House took under consideration on the expence Account mentioned in the foregoing report, and voted that said Account amounting to forty two pounds four shillings and five pence be allowed —

Sent up by M<sup>r</sup> Gains

Adjourned to 3 oClock P. M —

Met accordingly —

An Act to restore Samuel Randall to his Law, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Chamberlain

\* 14-125 \* Upon reading and considering the Petition of Isaac Baldwin *voted* that the prayer thereof be granted so far as that he have and receive out of the Treasury Twenty pounds, and that the President give order accordingly —

Sent up by M<sup>r</sup> Smith

Upon reading and considering the Petition of the Inhabitants of Hampstead praying that the time of holding the Annual meeting in said Town may be altered — *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

Sent up by M<sup>r</sup> Smith —

Took under consideration the report of the Committee of the whole on the Collection of outstanding Taxes —

On [reading] the report of the Committee that eight Shillings in Specie be received in lieu of twenty Shillings in Certificates for the outstanding Certificates Taxes now uncollected — the yeas and Nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Giles	M <sup>r</sup> Whitcomb	M <sup>r</sup> Stone
M <sup>r</sup> Sherburne	M <sup>r</sup> N Hoit	M <sup>r</sup> Prescott	M <sup>r</sup> Duncan
M <sup>r</sup> Macgregore	M <sup>r</sup> Copp	M <sup>r</sup> Alexander	M <sup>r</sup> Burnam
M <sup>r</sup> Clough	M <sup>r</sup> McMillan	M <sup>r</sup> Temple	M <sup>r</sup> Freeman
M <sup>r</sup> Chamberlain	M <sup>r</sup> Taylor	M <sup>r</sup> M Smith	M <sup>r</sup> Payne
M <sup>r</sup> Barrett	M <sup>r</sup> Warner	M <sup>r</sup> Rand	M <sup>r</sup> Tarlton
M <sup>r</sup> Kellie	M <sup>r</sup> Fifield	M <sup>r</sup> Allen	M <sup>r</sup> Dame
M <sup>r</sup> Palmer	M <sup>r</sup> Flanders	M <sup>r</sup> Wellman	M <sup>r</sup> Young
M <sup>r</sup> Hale	M <sup>r</sup> Page	M <sup>r</sup> Holmes	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> McClarey	M <sup>r</sup> Emerson	M <sup>r</sup> Shepherd
M <sup>r</sup> Blanchard	M <sup>r</sup> Bradley	M <sup>r</sup> Parker	M <sup>r</sup> Stiles
M <sup>r</sup> Weeks	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Abbott	M <sup>r</sup> Lane
M <sup>r</sup> Brown	M <sup>r</sup> Gibson	M <sup>r</sup> Clark	M <sup>r</sup> Grout
M <sup>r</sup> White	M <sup>r</sup> Badger	M <sup>r</sup> Cragin	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> Bedee	M <sup>r</sup> Wallace	M <sup>r</sup> Morse
M <sup>r</sup> Plummer	M <sup>r</sup> Dole	M <sup>r</sup> Gerrish	M <sup>r</sup> Crawford
M <sup>r</sup> Cilley			

35 Yeas — 29 Nays — so it passed in the affirmative

On report of the Committee that Six Shillings & eight pence be received in lieu of Twenty shillings in Indents for the outstanding Indent Taxes now uncollected, the Yeas and Nays were called and are as follows — (viz) —

* Yeas.	Yeas.	Yeas.	Yeas. * 14-126
M <sup>r</sup> Gains	M <sup>r</sup> Bedee	M <sup>r</sup> Alexander	M <sup>r</sup> Baker
M <sup>r</sup> Sherburne	M <sup>r</sup> N Hoit	M <sup>r</sup> Temple	M <sup>r</sup> Burnam
M <sup>r</sup> Macgregore	M <sup>r</sup> Copp	M <sup>r</sup> Rand	M <sup>r</sup> Crawford
M <sup>r</sup> Clough	M <sup>r</sup> Taylor	M <sup>r</sup> Allen	M <sup>r</sup> Freeman
M <sup>r</sup> Chamberlain	M <sup>r</sup> Warner	M <sup>r</sup> Wellman	M <sup>r</sup> Tarlton
M <sup>r</sup> Bartlett	M <sup>r</sup> Fifield	M <sup>r</sup> Holmes	M <sup>r</sup> Dame
M <sup>r</sup> Palmer	M <sup>r</sup> Flanders	M <sup>r</sup> Stone	M <sup>r</sup> Young
M <sup>r</sup> Hale	M <sup>r</sup> Whitcomb		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> McClarey	M <sup>r</sup> Emerson	M <sup>r</sup> Stiles
M <sup>r</sup> Blanchard	M <sup>r</sup> Bradley	M <sup>r</sup> Parker	M <sup>r</sup> Prescott
M <sup>r</sup> Weeks	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Abbott	M <sup>r</sup> M Smith
M <sup>r</sup> Brown	M <sup>r</sup> Gibson	M <sup>r</sup> Clark	M <sup>r</sup> Lane
M <sup>r</sup> White	M <sup>r</sup> Kellie	M <sup>r</sup> Cragin	M <sup>r</sup> Grout
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> Wallace	M <sup>r</sup> Penniman
M <sup>r</sup> Plummer	M <sup>r</sup> Giles	M <sup>r</sup> Gerrish	M <sup>r</sup> Morse
M <sup>r</sup> Hill	M <sup>r</sup> McMillan	M <sup>r</sup> Page	M <sup>r</sup> Duncan
M <sup>r</sup> Cilley	M <sup>r</sup> Dole	M <sup>r</sup> Shepherd	M <sup>r</sup> Payne

30 Yeas — 36 Nays — so it passed in the Negative

Motion was made that eight shillings in Specie be received in lieu of twenty shillings in Indents for outstanding Indent Taxes

now uncollected, on which motion the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Hale	Mr Fifield	Mr Lane
Mr Sherburne	Mr Giles	Mr Flanders	Mr Holmes
Mr Macgregore	Mr Bedee	Mr Page	Mr Penniman
Mr Blanchard	Mr N Hoit	Mr Stiles	Mr Stone
Mr Weeks	Mr Copp	Mr Whitcomb	Mr Duncan
Mr White	Mr McMillan	Mr Prescott	Mr Baker
Mr McClarey	Mr Taylor	Mr Alexander	Mr Burnam
Mr Clough	Mr Dole	Mr Temple	Mr Crawford
Mr Chamberlain	Mr Warner	Mr Smith	Mr Payne
Mr Bradley	Mr Parker	Mr Rand	Mr Tarlton
Mr Bartlett	Mr Abbott	Mr Allen	Mr Dame
Mr Kellie	Mr Clark	Mr Wellman	Mr Young
Mr Palmer			
Nays.	Nays.	Nays.	Nays.
Mr Connor	Mr Hill	Mr Emerson	Mr Gerrish
Mr Toppan	Mr Cilley	Mr Barrett	Mr Shepherd
Mr Brown	Mr Jo <sup>s</sup> Smith	Mr Cragin	Mr Grout
Mr Eastman	Mr Gibson	Mr Wallace	Mr Morse
Mr Plummer	Mr Badger		

49 Yeas — 18 Nays, so it passed in the affirmative  
 \* 14-127 \* Whereas the public convenience requires that the Court of General Sessions of the Peace by Law to be holden at Portsmouth within and for the County of Rockingham on the Second Tuesday of February next should be adjourned to a future day —

Therefore *Resolved* by the Senate and House of Representatives in General Court convened that the Court of General sessions of the Peace by Law to be holden at Portsmouth within & for the County of Rockingham on the Second Tuesday of February next be and it hereby is adjourned to the fourth Tuesday of March next, then to be holden at Portsmouth aforesaid — and all Suits actions complaints writs pleas & processes now pending or returnable to said Court shall be then and there returned and Sustained as though said Court had not been adjourned, and all persons concerned are required to take notice and govern themselves accordingly — Sent up by Mr Tarlton

*Voted* that, that part of the report of the Committee of the whole which respects funding the old Continental money final Settlements and Indents be accepted and that his Excellency the President the Hon<sup>ble</sup> the Chief Justice and the Treasurer of this state are appointed agents for that purpose

Adjourned to 9 oClock to morrow morning —



SATURDAY JAN<sup>R</sup> 29 1791.

The House met according to adjournment—

Upon reading and considering the Petition of John Wendall Esq<sup>r</sup> and the report of a Committee thereon, *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly—

Sent up by M<sup>r</sup> Tarlton.

*Resolved* that all Specie orders or orders drawn by the President on the funds of Impost Excise or Naval Office be indiscriminately received in payment of any outstanding Specie Taxes Impost or Excise Bonds—

*Voted* that M<sup>r</sup> Toppan, M<sup>r</sup> Gains, M<sup>r</sup> Copp, M<sup>r</sup> Hoit and M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of receiving at a Consolidated value from the citizens of this State and at the Treasury Bills emitted by this State prior to the year 1780 in payment of outstanding Certificates and Indent \* Taxes \* 14-128 calculating the value by the scale of depreciation at the time of the date of said Bills & report thereon

Sent up by M<sup>r</sup> Dame

The Committee on the Petition of Maj<sup>r</sup> Bradbury Cilley reported that he have leave to withdraw his Petition on reading of which report the yeas and Nays were called and are as follows (viz)—

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Kellie	M <sup>r</sup> Whitcomb	M <sup>r</sup> Morse
M <sup>r</sup> Weeks	M <sup>r</sup> Hale	M <sup>r</sup> Prescottt	M <sup>r</sup> Stone
M <sup>r</sup> Brown	M <sup>r</sup> Dole	M <sup>r</sup> Alexander	M <sup>r</sup> Baker
M <sup>r</sup> White	M <sup>r</sup> Emerson	M <sup>r</sup> Smith	M <sup>r</sup> Burnam
M <sup>r</sup> Eastman	M <sup>r</sup> Barrett	M <sup>r</sup> Rand	M <sup>r</sup> Crawford
M <sup>r</sup> Clough	M <sup>r</sup> Cragin	M <sup>r</sup> Allen	M <sup>r</sup> Payne
M <sup>r</sup> Bartlett	M <sup>r</sup> Wallace	M <sup>r</sup> Wellman	M <sup>r</sup> Tarlton
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Gerrish	M <sup>r</sup> Lane	M <sup>r</sup> Dame
M <sup>r</sup> Gibson	M <sup>r</sup> Stiles	M <sup>r</sup> Penniman	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Sherburne	M <sup>r</sup> McClarey	M <sup>r</sup> Bedee	M <sup>r</sup> Page
M <sup>r</sup> Wentworth	M <sup>r</sup> Chamberlain	M <sup>r</sup> N Hoit	M <sup>r</sup> Temple
M <sup>r</sup> Connor	M <sup>r</sup> Bradley	M <sup>r</sup> McMillan	M <sup>r</sup> Grout
M <sup>r</sup> Macgregore	M <sup>r</sup> Palmer	M <sup>r</sup> Warner	M <sup>r</sup> Duncan
M <sup>r</sup> Blanchard	M <sup>r</sup> Badger	M <sup>r</sup> Abbott	M <sup>r</sup> Freeman
M <sup>r</sup> Toppan	M <sup>r</sup> Giles	M <sup>r</sup> Clark	M <sup>r</sup> Young
M <sup>r</sup> Plummer			

35 Yeas—25 Nays So the liberty was granted & the Petition was withdrawn—

*Voted* that Mr Toppan, Mr Gains, Mr Copp, Mr Hoit & Mr Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of receiving at a Consolidated value from the Citizens of this state and at the Treasury bills emitted by this state prior to the year 1780 in payment of outstanding certificate & Indent Taxes calculating the value by the scale of depreciation at the time of the date of said Bills — and report thereon

Sent up by Mr Dame

The Committee on the Account of Ozias Silsby, reported that said Silsby be allowed four pounds eighteen [eight] shillings and Six pence in full for taking charge and carrying sundry public papers to different parts of this State which report being read and considered — *voted* that it be received and accepted & that the President give order for payment accordingly —

Sent up by Mr McMillan

\* 14-129 \* The Committee on the Petition of the Select men of New Holderness. Reported that the Town of New Holderness be credited twenty three pounds two shillings New Emission money by the Treasurer out of the Tax due from said Town for the year 1780 it being so much due for Seven hundred weight of Beef delivered to Joseph Badger Jun<sup>r</sup> deputy Collector for the Use of this State in October 1780 — which report being read and considered *voted* that it be received and accepted —

Sent up by Mr Emerson

Upon reading and considering the Petition of Nathanael Doyne and the Report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the Petitioner cause that Phinehas Annis of Thetford in the State of Vermont be served with a Copy of the Petition and order of Court thereon Six weeks prior to the Sitting of said Court, that he may then appear & Shew cause why the prayer thereof may not be granted and that all proceedings in consequence of the Judgment mentioned in said Petition be stayed until a determination of said Court

Sent up by Mr Bartlett

*Voted* that Mr White, Mr Hoit Mr Abbott, Mr Crawford & Mr Page with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take into consideration the proposals lodged with the Secretary for all or any tracts of unlocated lands in this State and report the proposals and also some mode for disposing of said lands if they think proper —

Sent up by Mr Gains

Adjourned to Monday next at 9 o'Clock A. M —

MONDAY JAN<sup>A</sup> 31<sup>st</sup> 1791.

The House met according to adjournment

The Speaker being absent motion was made for the choice of a Speaker Protempore and John Samuel Sherburne Esq<sup>r</sup> was chosen for that purpose—

*Voted* that M<sup>r</sup> White, M<sup>r</sup> Emerson & M<sup>r</sup> Giles with such of the Honb<sup>l</sup> Senate as they may join be a Committee

\*to consider of the Petition of Samuel Thing and re- \*14-130  
port thereon— Sent up by M<sup>r</sup> M<sup>c</sup>Millan

Upon reading and considering the Petition of the Select men of Campton *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioners cause that the substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazzette Six weeks prior to the sitting of said Court that any person or persons may then appear and Shew cause (if any they have) why the prayer thereof may not be granted— Sent up by M<sup>r</sup> M<sup>c</sup>Millan

An Act empowering the Select men of Sandwich in the County of Strafford in said State to tax the unimproved lands in said Sandwich owned by Nonresidents of said Town One penny on each Acre for the purpose of repairing highways in said Town was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Penniman & M<sup>r</sup> M<sup>c</sup>Millan

*Voted* that M<sup>r</sup> Kellie, M<sup>r</sup> Holmes & M<sup>r</sup> Cilley with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Aaron Davis and report thereon—

Sent up by M<sup>r</sup> M<sup>c</sup>Millan

Upon reading and considering the Petition of Thomas Pinkham *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of their next Session and that in the mean time the Petitioner cause that [the substance of the petition and order of court thereon, be published three weeks successively in one of the New Hampshire news-papers] [Elihu Hayes the Petitionee be served with a copy of the Petition and order of Court thereon] Six weeks prior to the Sitting of said Court that he [any person or persons] may then appear and Shew cause (if any he hath [they have]) why the prayer of said Petition may not be granted Sent up by M<sup>r</sup> M<sup>c</sup>Millan

[Upon reading and considering the Petition of the Select men of New Durham *voted* that the Petitioner be heard thereon before

the General Court on the Second Tuesday of their next  
 \*14-131 Session and that in the mean time the Petitioners \*cause  
 that the Substance of the Petition and order of Court  
 thereon be published three weeks Successively in one of the New  
 Hampshire News papers Six weeks prior to said day of hearing  
 that any person or persons may then appear and Shew cause (if  
 any they have) why the prayer thereof may not be granted —

Sent up by M<sup>r</sup> Crawford]

*Voted* that the Account of John Parker Esq<sup>r</sup> be referred to the  
 Committee on the Account of Jacob Green & Similar matters —

Sent up by M<sup>r</sup> Wentworth —

*Voted* that M<sup>r</sup> Copp, M<sup>r</sup> Gains & M<sup>r</sup> Penniman with such of  
 the Honb<sup>l</sup> Senate as they may join be a Committee to consider of  
 Petition of the Selectmen of Middletown and that they report  
 thereon —

Sent up by M<sup>r</sup> Wentworth

An Act authorizing the Judge of Probate for the County of  
 Hillsborough to licence Rebecca Barrett to represent the Estate of  
 her late Husband James Barrett deceased Insolvent, was read a  
 third time and passed to be Enacted —

Sent up by M<sup>r</sup> Bedee & M<sup>r</sup> Fifield

Adjourned to 3 o'Clock P. M —

Met accordingly —

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Abbott & M<sup>r</sup> Connor with such  
 of the Honb<sup>l</sup> Senate as they may join be a Committee to consider  
 of the Petition of James Murch and report thereon —

Sent up by M<sup>r</sup> Freeman

An Act to enable the Select men of Alstead in the County of  
 Cheshire to Assess levy and collect a Tax on all the Lands of  
 Nonresident proprietors in said Town of two pence <sup>per</sup> Acre for  
 the purpose of repairing the public roads in said Alstead was read  
 a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Gains & M<sup>r</sup> Wentworth

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Copp, M<sup>r</sup> Holmes, M<sup>r</sup> Barrett &  
 M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a  
 Committee to consider of what business is yet necessary to be done  
 at this Session and at what time this Court shall adjourn, and at  
 what place the General Court shall meet on the first Wednesday  
 in June next, also what allowance shall be made to the

\*14-132 Members of the Honb<sup>l</sup> Senate & House of \*Represent-  
 atives and their Officers for travel & attendance the  
 present Session and that the Honb<sup>l</sup> Council in the recess of the  
 General Court and report thereon — Sent up by M<sup>r</sup> Bedee —

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> Hoit & M<sup>r</sup> Toppan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Letter from Alexander Hamilton Esq<sup>r</sup> and report thereon—

Sent up by M<sup>r</sup> Dame

*Voted* that M<sup>r</sup> Hoit, M<sup>r</sup> Gains & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of proposals made by Several printers respecting printing Acts Journals &c for the state and report thereon— Sent up by M<sup>r</sup> Burnam

*Voted* that the Account of Supply Clap Esq<sup>r</sup> amounting to four pounds one shilling and nine pence be allowed & paid out of the Treasury by order of the President— Sent up by M<sup>r</sup> Crawford

Adjourned to 9 oClock to morrow morning—

## TUESDAY FEBRUARY 1<sup>st</sup> 1791.

The House met according to adjournment

An Act to alter the time of holding the Annual meeting in the Town of Hampstead—was read a third time & passed to be Enacted—

Sent up by M<sup>r</sup> Holmes & M<sup>r</sup> Temple

The Committee on the Petition of Samuel Thing reported that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly— which report being read and considered *voted* that it be received and accepted—

Sent up by M<sup>r</sup> Crawford

*Voted* that M<sup>r</sup> White, M<sup>r</sup> Warner, M<sup>r</sup> Badger M<sup>r</sup> Grout & M<sup>r</sup> Baker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to nominate to this House two proper persons in each of the Counties in this State to be appointed a Committee for making sale at public Auction the Excise on exciseable articles from the first of October last to the first of January last

Sent up by M<sup>r</sup> Weeks—

\* *Voted* that M<sup>r</sup> Dole, M<sup>r</sup> Badger & M<sup>r</sup> Emerson with \* 14-133 such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of David Johnson and report thereon—

Sent up by M<sup>r</sup> Bedee

*Resolved* that the Select men of the Several Towns & places in this state be directed as soon as may be to call on the Several Collectors who are delinquent in collecting the Indent & Certificate Taxes and that they certify to the Treasurer of this state the amount of the Sums in certificates and Indents respectively due from the Several persons named in their lists to the Several Collectors and that the Treasurer receive of the Several Collectors

eight shillings in Specie for every Twenty shillings in Certificates or Indents so certified by the said Select men to be due from the said Individuals and the Treasurer shall receive of the said Collectors for the Sums so certified to be due in Certificates or Indents, State Notes, Certificates or Indents indiscriminately Provided always that before any collector shall avail himself of the liberty given hereby of paying in Silver at the said rates in lieu of Certificates and Indents he shall pay the Treasurer in state Notes Certificates or Indents respectively all such Sums as are now due in Certificates & Indents from such Collector to the Treasurer which are not so certified, and the said Collector shall receive of the Several persons named in their lists for all Sums now due in Certificates & Indents, State Notes Certificates & Indents indiscriminately for either Tax or Silver at the said rate for either tax —

And that the Treasurer keep a particular account of the State Notes, Certificates Indents and Specie and the amount of each he shall receive on outstanding Certificates & Indent Taxes from each collector— And that all Specie orders drawn by the President on the funds of Impost excise or naval Office and Wolf certificates be indiscriminately received in payment of any outstanding Specie Taxes Impost or Excise bonds — and that said Collectors and that the farmers of Excise receive the Same of every Individual liable to pay taxes —

And that said Select men shall also make return of the  
 \* 14-134 \* Several Sums of Continental & State Specie Taxes in the hands of the Several Collectors at the Same time that they return an Account of the Amount of Indents and Certificates uncollected — Sent up by M<sup>r</sup> Jo<sup>s</sup> Smith

Voted that M<sup>r</sup> Payne, M<sup>r</sup> Macgregore, M<sup>r</sup> Page, M<sup>r</sup> Badger and M<sup>r</sup> Abbott be a Committee to confer with the Hon<sup>ble</sup> Senate (or such of them as they may appoint) on the subject of the revision of the Laws and manner of proceeding respecting the Same and report thereon — Sent up by M<sup>r</sup> Gains

Adjourned to 3 o'Clock P. M. —

Met accordingly

An Act to enable John Young to re-enter an Action and have a new trial thereon at the Superior Court — was read a third time and motion was made that it pass to be Enacted. On which motion the Yeas and Nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Macgregore	M <sup>r</sup> Taylor	M <sup>r</sup> Whitcomb	M <sup>r</sup> Holmes
M <sup>r</sup> Eastman	M <sup>r</sup> Dole	M <sup>r</sup> Temple	M <sup>r</sup> Penniman
M <sup>r</sup> McClarey	M <sup>r</sup> Warner	M <sup>r</sup> Rand	M <sup>r</sup> Morse
M <sup>r</sup> Chamberlain	M <sup>r</sup> Clark	M <sup>r</sup> Allen	M <sup>r</sup> Stone
M <sup>r</sup> Hale	M <sup>r</sup> Fifield	M <sup>r</sup> Wellman	M <sup>r</sup> Duncan
M <sup>r</sup> Badger	M <sup>r</sup> Shepherd	M <sup>r</sup> Lane	M <sup>r</sup> Tarlton
M <sup>r</sup> Bedee	M <sup>r</sup> Stiles	M <sup>r</sup> Grout	M <sup>r</sup> Young
M <sup>r</sup> McMillan			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> White	M <sup>r</sup> Parker	M <sup>r</sup> Stone
M <sup>r</sup> Wentworth	M <sup>r</sup> Gibson	M <sup>r</sup> Barrett	M <sup>r</sup> Alexander
M <sup>r</sup> Connor	M <sup>r</sup> Kellie	M <sup>r</sup> Abbott	M <sup>r</sup> Baker
M <sup>r</sup> Blanchard	M <sup>r</sup> Palmer	M <sup>r</sup> Cragin	M <sup>r</sup> Crawford
M <sup>r</sup> Weeks	M <sup>r</sup> Giles	M <sup>r</sup> Gerrish	M <sup>r</sup> Payne
M <sup>r</sup> Toppan	M <sup>r</sup> N Hoit	M <sup>r</sup> Prescott	M <sup>r</sup> Dame
M <sup>r</sup> Brown	M <sup>r</sup> Emerson		

29 Yeas — 26 Nays — so it passed to be Enacted —

Sent up by M<sup>r</sup> Crawford & M<sup>r</sup> Weeks

Whereas the Honb<sup>l</sup> Senate were at considerable expence the last Summer for travel attendance &c on the trial of an Impeachment exhibited by the Honb<sup>l</sup> House of Representatives against Woodbury Langdon Esquire — Therefore *Voted* that the Secretary be directed in making up the Roll for the present Session to add the aforesaid Travel &c of the Honb<sup>l</sup> Senate to said Roll —

Sent up by M<sup>r</sup> Prescott

\* The Committee on the Petition of the Select men of \* 14-135 Middletown reported that the Town of Middletown be abated to the Amount of the Interest which has arisen on the fines laid on said Town for their neglect in procuring four men for the Continental Service agreeable to a requisition of said State in the year 1781 provided said Town shall pay into the Treasury the principal of said fines in one year from this time — Which report being read and considered *voted* that it be received and Accepted and that the Treasurer govern himself accordingly —

Sent up by M<sup>r</sup> Prescott

The Committee appointed at the Session in June last to receive public Books and papers from Josiah Gilman Esq<sup>r</sup> late State Comptroller — Reported that they have received the Same and after examination have disposed of them in the following manner (*viz*) those that belong to the State Comptrollers department we have delivered to James Macgregore Esq<sup>r</sup> and have taken his receipt therefor —

papers relative to settlement of Continental Accounts and orders

&c which have been received of Nicholas Gilman and John Taylor Gilman Esqr<sup>s</sup> late state Treasurers on Sundry Settlements we have left in the hands of the Committee on claims — There are in the Treasury Accounts Orders for issuing Notes &c and Certificates issued by the late board of War which we beg leave to suggest the propriety of being defaced — It appears that the most of the Depreciation accounts have already been settled and those that remain open the probability is that they are principally for services done by foreigners who are either dead, left the Country or where a Soldier deserted previous to the time he engaged to Serve

The propriety of any more of those accounts being Settled unless by Special order of the General Court is Submitted by —

Nath<sup>n</sup> Rogers }  
Nath<sup>n</sup> Gilman } Committee

Which report being read and considered *voted* that it be received and accepted and that Supply Clap Nathanael Rogers & Nath<sup>n</sup>

Gilman Esqr<sup>s</sup> be a Committee to deface the orders mentioned in said report in such way and manner \* as they may judge proper —

Sent up by M<sup>r</sup> Holmes

Upon reading and considering the Petition of a number of the Inhabitants of Hopkintown and other Towns adjacent praying for liberty of raising one thousand pounds by way of a Lottery towards establishing an Academy in said Hopkinton — *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

Sent up by M<sup>r</sup> Holmes

*Voted* that M<sup>r</sup> Holmes M<sup>r</sup> Temple & M<sup>r</sup> Kellie with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Richard Colomy and report thereon —

Sent up by M<sup>r</sup> Smith

An Act authorizing the Executors of Samuel Marsh's will to sell certain real estate, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Holmes & M<sup>r</sup> Temple

*Resolved* that the President with advice of Council give order for the payment of such sums as may be found due to the Members of the Council and House of Representatives of the late Province of New Hampshire for their attendance during the last two years previous to the Commencement of the late Revolution at the rate of Seven shillings 6<sup>p</sup> day for each Member of Council and Six shillings 6<sup>p</sup> day for each Member of the House pursuant to a vote of the Legislature at their present Session for that purpose —

Sent up by M<sup>r</sup> Shepherd

Adjourned to 9 o'Clock to morrow morning



WEDNESDAY FEB<sup>R</sup> 2<sup>d</sup> 1791.

The House met according to adjournment

An Act confirming the title of certain lands in the vendee or vendees of John Neal Esq<sup>r</sup> was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Bradley & M<sup>r</sup> Abbott

\* *Voted* that Thursday the Seventh day of April next \* 14-137 be observed and kept as a day of Public fasting humiliation and prayer throughout this state and that his Excellency the President Seasonably issue a proclamation for that purpose —

Sent up by M<sup>r</sup> Stiles

*Voted* that M<sup>r</sup> White M<sup>r</sup> McMillan, M<sup>r</sup> Abbott M<sup>r</sup> Holmes & M<sup>r</sup> Payne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Timothy Walker Esq<sup>r</sup> and others and report thereon — Sent up by M<sup>r</sup> Cilley —

The Committee on the Petition of Ebenezer Brown & others and the Petition of Josiah Willard and others reported that the Treasurer be directed to stay the extents against Eleazer Brown Samuel Lane Jonas [James] Twitchel and John Thompson for the Several Sums they intrusted in the hands of Jonathan Gaskill deceased as set forth in their Petition until the next Session of the General Court and that Josiah Willard and others have leave to withdraw their Petition—which report being read and considered *voted* that it be received and accepted — Sent up by M<sup>r</sup> Duncan

On Motion for the Salary of the chief Justice to be Two hundred pounds a year, the yeas and Nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> Warner	M <sup>r</sup> Wellman
M <sup>r</sup> Sherburne	M <sup>r</sup> McClarey	M <sup>r</sup> Barrett	M <sup>r</sup> Penniman
M <sup>r</sup> Wentworth	M <sup>r</sup> Bradley	M <sup>r</sup> Abbott	M <sup>r</sup> Morse
M <sup>r</sup> Connor	M <sup>r</sup> Bartlett	M <sup>r</sup> Clark	M <sup>r</sup> Stone
M <sup>r</sup> Macgregore	M <sup>r</sup> Hale	M <sup>r</sup> Page	M <sup>r</sup> Duncan
M <sup>r</sup> Weeks	M <sup>r</sup> Badger	M <sup>r</sup> Stiles	M <sup>r</sup> Freeman
M <sup>r</sup> Toppan	M <sup>r</sup> Giles	M <sup>r</sup> Alexander	M <sup>r</sup> Payne
M <sup>r</sup> Brown	M <sup>r</sup> McMillan	M <sup>r</sup> Temple	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Blanchard	M <sup>r</sup> Palmer	M <sup>r</sup> Emerson	M <sup>r</sup> Shepherd
M <sup>r</sup> White	M <sup>r</sup> Bedee	M <sup>r</sup> Parker	M <sup>r</sup> Whitcomb
M <sup>r</sup> Eastman	M <sup>r</sup> Hoit	M <sup>r</sup> Cragin	M <sup>r</sup> Prescottt
M <sup>r</sup> Chamberlain	M <sup>r</sup> Copp	M <sup>r</sup> Fifield	M <sup>r</sup> Smith
M <sup>r</sup> Jos <sup>s</sup> Smith	M <sup>r</sup> Taylor	M <sup>r</sup> Gerrish	M <sup>r</sup> Rand
M <sup>r</sup> Gibson	M <sup>r</sup> Grout	M <sup>r</sup> Baker	M <sup>r</sup> Tarlton
* M <sup>r</sup> Allen	M <sup>r</sup> Holmes	M <sup>r</sup> Crawford	M <sup>r</sup> Dame * 14-138
M <sup>r</sup> Lane	M <sup>r</sup> Dole	M <sup>r</sup> Flanders	M <sup>r</sup> Young
M <sup>r</sup> Kellie			

31 Yeas — 33 Nays — so it passed in the negative and One hundred and Eighty pounds Was agreed on

On motion that the other Justices of the Superior Court have a Salary of One hundred & thirty pounds a Year, the yeas and nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
Mr Macgregore	Mr Bedee	Mr Fifield	Mr Grout
Mr Weeks	Mr Copp	Mr Gerrish	Mr Holman
Mr White	Mr Taylor	Mr Flanders	Mr Morse
Mr Eastman	Mr Dole	Mr Shepherd	Mr Baker
Mr Bradley	Mr Barrett	Mr Whitcomb	Mr Crawford
Mr Kellie	Mr Rand	Mr Allen	Mr Tarlton
Mr Prescott	Mr Abbott	Mr Lane	Mr Dame
Mr Hale	Mr Cragin		
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr McClarey	Mr Emerson	Mr M Smith
Mr Sherburne	Mr Chamberlain	Mr Warner	Mr Wellman
Mr Wentworth	Mr Bartlett	Mr Parker	Mr Penniman
Mr Connor	Mr Jos Smith	Mr Clark	Mr Stone
Mr Blanchard	Mr Gibson	Mr Page	Mr Duncan
[Mr Weeks]	Mr Palmer	Mr Stiles	Mr Freeman
Mr Toppin	Mr Giles	Mr Alexander	Mr Payne
Mr Brown	[Mr Bedee]	Mr Temple	Mr Young
Mr Cilley	Mr McMillan		

30 Yeas — 32 [34] Nays — so it passed in the Negative and One hundred and forty pounds [per year] was agreed on —

An Act for establishing Salaries of a fixed and permanent value for the Justices of the Superior Court was read a third time and passed to be Enacted — Sent up by Mr Warner & Mr Hoyt.

An Act to empower Samuel Thing to sell a parcel of Land Situate in Exeter the property of his wife by descent from her father Joshua Wilson was read a third time and passed to be Enacted —

The Committee on the subject matter of the revision of the Laws and manner of procedure respecting the same reported that the

General Court proceed to compleat the revision of the  
 \* 14-139 Laws the present Session, that after \* the third reading in the House they pass to be engrossed that a Committee of one Member from each Branch be appointed to examine and compare the Same after engrossing and report thereon — And that they take effect the first day of November next — which report being read and considered voted that it be received and accepted —

Sent up by Mr Bedee

Adjourned to 3 o'Clock P. M.

Met accordingly—

*Voted* that Mr Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to examine and compare the engrossed bills, agreeably to a report of this day—

Sent up by Mr Wentworth

An Act to authenticate and make valid two certain deeds Executed by Zachariah Foss of Portsmouth in the state aforesaid Gentleman to John Phillips of Newport in the state of Rhode Island and by said Phillips to John Wendall of Portsmouth was read a third time and passed to be Enacted—

Sent up by Mr Gains & Mr Holmes

Upon reading and considering the Petition of Stephen Harford *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session & that in the mean time the Petitioner cause that Thomas Shannon of Dover be served with a Copy of the Petition & order of Court thereon Six weeks prior to the sitting of said Court that he may then appear and shew cause why the prayer thereof may not be granted and that Execution be stayed until a decision be had by the General Court—

Sent up by Mr Gains

*Voted* that any person or persons have liberty to remove a pier that was built by this State for a Bridge near Cap<sup>t</sup> John Blunts at New Castle at a place in the river at Portsmouth called and known by the Name of the Sunken rocks and fixing the Same there as a Monument for Mariners provided this state is at no expence therefor—

Sent up by Mr Morse

On the Second reading of a Bill for the encouragement of raising hemp the yeas and nays were called respecting paying nine shillings bounty for each hundred weight raised by any one person, and are as follows (viz)

*Yeas.	Yeas.	Yeas.	Yeas. * 14-140
Mr Gains	Mr Cilley	Mr Copp	Mr Duncan
Mr Sherburne	Mr McClarey	Mr Taylor	Mr Baker
Mr Wentworth	Mr Clough	Mr Warner	Mr Burnam
Mr Connor	Mr Chamberlain	Mr Gerrish	Mr Freeman
Mr Blanchard	Mr Bradley	Mr Prescottt	Mr Payne
Mr Weeks	Mr Bartlett	Mr Alexander	Mr Tarlton
Mr Brown	Mr Jos <sup>s</sup> Smith	Mr Wellman	Mr Young
Mr White	Mr Hale	Mr Morse	Mr Eames
Mr Eastman	Mr Bedee		

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gibson	M <sup>r</sup> Clark	M <sup>r</sup> Stiles	M <sup>r</sup> Lane
M <sup>r</sup> Kellie	M <sup>r</sup> Cragin	M <sup>r</sup> Whitcomb	M <sup>r</sup> Grout
M <sup>r</sup> Palmer	M <sup>r</sup> Fifield	M <sup>r</sup> Temple	M <sup>r</sup> Penniman
M <sup>r</sup> Giles	M <sup>r</sup> Flanders	M <sup>r</sup> M Smith	M <sup>r</sup> Stone
M <sup>r</sup> Hoit	M <sup>r</sup> Page	M <sup>r</sup> Rand	M <sup>r</sup> Crawford
M <sup>r</sup> Parker	M <sup>r</sup> Shepherd	M <sup>r</sup> Allen	M <sup>r</sup> Dame
M <sup>r</sup> Barrett			

34 Yeas — 25 Nays — so it passed in the affirmative

On the clause of the Bill for extending the time for paying said bounty to the term of three years the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> Taylor	M <sup>r</sup> Baker
M <sup>r</sup> Sherburne	M <sup>r</sup> McClarey	M <sup>r</sup> Dole	M <sup>r</sup> Burnam
M <sup>r</sup> Wentworth	M <sup>r</sup> Clough	M <sup>r</sup> Emerson	M <sup>r</sup> Freeman
M <sup>r</sup> Connor	M <sup>r</sup> Chamberlain	M <sup>r</sup> Warner	M <sup>r</sup> Payne
M <sup>r</sup> Macgregore	M <sup>r</sup> Bradley	M <sup>r</sup> Gerrish	M <sup>r</sup> Tarlton
M <sup>r</sup> Weeks	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Prescott	M <sup>r</sup> Young
M <sup>r</sup> Toppan	M <sup>r</sup> Hale	M <sup>r</sup> Alexander	M <sup>r</sup> Eames
M <sup>r</sup> Brown	M <sup>r</sup> McMillan	M <sup>r</sup> Holmes	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> White	M <sup>r</sup> Copp	M <sup>r</sup> Page	M <sup>r</sup> Wellman
M <sup>r</sup> Eastman	M <sup>r</sup> Parker	M <sup>r</sup> Shepherd	M <sup>r</sup> Lane
M <sup>r</sup> Bartlett	M <sup>r</sup> Barrett	M <sup>r</sup> Stiles	M <sup>r</sup> Grout
M <sup>r</sup> Gibson	M <sup>r</sup> Abbott	M <sup>r</sup> Whitcomb	M <sup>r</sup> Penniman
M <sup>r</sup> Kellie	M <sup>r</sup> Clark	M <sup>r</sup> Temple	M <sup>r</sup> Morse
M <sup>r</sup> Palmer	M <sup>r</sup> Cragin	M <sup>r</sup> M Smith	M <sup>r</sup> Stone
M <sup>r</sup> Badger	M <sup>r</sup> Fifield	M <sup>r</sup> Rand	M <sup>r</sup> Crawford
M <sup>r</sup> Bedee	M <sup>r</sup> Flanders	M <sup>r</sup> Allen	M <sup>r</sup> Dame
M <sup>r</sup> N Hoit			

31 Yeas — 33 Nays — so it passed in the Negative and two years were agreed on for the continuance of said Act —

*Voted* that M<sup>r</sup> Allen, M<sup>r</sup> Gerrish & M<sup>r</sup> Burnam with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of Samuel Bean & report thereon

Sent up by M<sup>r</sup> Holmes —

\* 14-141 \* Adjourned to 9 o'Clock to morrow morning —

THURSDAY FEBRUARY 3<sup>d</sup> 1791 —

The House met according to adjournment

An Act to enable Jonathan Blake to renew an Action in the County of Grafton which was commenced by him in the County of Rockingham against Josiah Burnam was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Holmes & M<sup>r</sup> Temple

The Committee on the Petition of James Murch reported that (having considered the Same and the facts therein stated being fully Substantiated) the prayer of said Petition be granted and that the Petitioner have leave to bring in a Bill accordingly which report being read and considered *voted* that it be received and accepted —

Sent up by Mr Holmes

An Act to encourage the Culture of Hemp within this State was read a third time and motion was made that it pass to be Enacted — on which motion the Yeas and nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Clough	Mr Warner	Mr Tarlton
Mr Sherburne	Mr Chamberlain	Mr Gerrish	Mr Young
Mr Wentworth	Mr Kimball	Mr Prescott	Mr Eames
Mr Connor	Mr Jo <sup>s</sup> Smith	Mr Alexander	Mr Eastman
Mr Macgregore	Mr Hale	Mr Bradley	Mr Hill
Mr Weeks	Mr McMillan	Mr Baker	Mr Bartlett
Mr Toppan	Mr Taylor	Mr Morse	Mr Gibson
Mr White	Mr Dole	Mr Freeman	Mr Kellie
Mr Cilley	Mr Emerson	Mr Payne	Mr Wellman
Mr McClarey			
Nays.	Nays.	Nays.	Nays.
Mr Blanchard	Mr Copp	Mr Page	Mr Lane
Mr Brown	Mr Parker	Mr Shepherd	Mr Grout
Mr Giles	Mr Barrett	Mr Stiles	Mr Penniman
Mr Palmer	Mr Clark	Mr Whitcomb	Mr E. Hoyt
Mr Badger	Mr Cragin	Mr Temple	Mr Stone
Mr Bedee	Mr Fifield	Mr Rand	Mr Crawford
Mr N Hoit	Mr Flanders	Mr Allen	Mr Dame

37 Yeas — 28 Nays — so it passed to be Enacted —

Sent up by Mr Holmes & Mr Temple

Upon reading and considering the Petition of Bradbury Cilley Esq<sup>r</sup> for abatement in Excise *voted* that the further consideration thereof be postponed to the next June Session and that the Treasurer be directed to stay his Extents against said Cilley for the Sums due on his Excise bonds until said June Session —

Sent up by Mr Prescott

\* Adjourned to 3 o'Clock P. M — \* 14-142

Met accordingly

*Voted* that Mr Sherburne, Mr Barrett, Mr Allen, Mr Whitcomb & Mr Abbott with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Gen<sup>l</sup> John Stark and report thereon —

Sent up by Mr Chamberlain

The Committee to consider what methods are necessary to be taken on the part of this State to obtain a just settlement of Accounts and demands between the United states and this State agreeable to the Acts of Congress. Reported that there be a fair statement of all the payments & allowances that have been made by the State to Towns or to Individuals for services or Expenditures in the common defence during the late war not already stated & Sent forward for allowance — That the Several Sums allowed & reported by the Commissioners that were for that purpose appointed in the year 1786 and whose powers were extended & defined by sundry subsequent votes and Resolves of the General Court be also included and that three Commissioners be now appointed by and on the part and behalf of this state to Collect the Accounts papers and vouchers necessary for making the above statement and for such other and further charges as may in the opinion of the Commissioners be Exhibited by this state against the United states by virtue of the Several Acts & ordinances of Congress — And that said Commissioners certify such statement to be forwarded to the board of Commissioners of the United States whose province it may be to receive the Same in Such way and manner as the President of this State may direct — which report being read and considered *voted* that it be received and Accepted —

Sent up by M<sup>r</sup> Kellie

Adjourned to 9 o'Clock to morrow morning

FRIDAY FEB<sup>r</sup> 4<sup>th</sup> 1791 —

The House met according to adjournment

\* 14-143. An Act granting to Joseph Kimball Esquire the \* exclusive right or privilege of making Waterquechee falls in Connecticut river navigable for boats — was read a third time and passed to be enacted — Sent up by M<sup>r</sup> Hoyt & M<sup>r</sup> Gerrish

An Act for altering the Places for holding the Courts in the County of Strafford — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Hoyt & M<sup>r</sup> Gerrish

Upon reading and considering the Petition of [the Select men of] Northumberland Lancaster & Stratford *voted* that it be referred to the Committee on the Petition of Timothy Walker Esq<sup>r</sup> and others and that they report thereon — Sent up by M<sup>r</sup> Eames —

The Committee on the Petition of Jacob Green & Enoch Noyes — W<sup>m</sup> Duncan & Dan<sup>l</sup> Livermore — Rich<sup>d</sup> Bartlett & John Bryant — Select men of Pembroke & Bow respecting bridges and the Peti-

tion of Benjamin Noyes for a ferry — Reported that the prayer of the petition of said Benjamin Noyes be granted & that he have leave to bring in a Bill for that purpose —

That as the said Duncan & Livermore have withdrawn their Petition and joined in the prayer of the Petition of said Green & Noyes — And the said Bartlett and Bryant having agreed that the Petition of the said Select men of Pembroke and Bow be supported in preference to their aforesaid Petition and the Committee having by a Sub Committee from among themselves obtained information respecting the Premises further reported that the prayer of the Petition of said J Green & E Noyes be so far granted as that they & their Associates have a Grant of a privilege for the exclusive right of building and keeping up a Toll bridge over Merrimac river at the Isle Hookset falls so called or at any more convenient place within one mile either above or below said falls, they entering into bond in a reasonable Sum to build and compleat said bridge within such time and Subject to such rules and regulations as the General Court may direct and that the Petitioners have leave to bring in a Bill for that purpose — And also that the said Green and Noyes & Associates have the exclusive right of building and maintaining a \* toll bridge across said \* 14-144 Merrimac river near Garvens falls so called or at any other more convenient place upon said river between the right of ferry lately Occupied by Samuel Butters and the limits of the aforementioned right or grant for the Isle Hookset bridge so Called provided that the said Green and Noyes and their Associates will immediately give bond in a Reasonable Sum as the General Court may direct to build erect and compleat said bridge within two years or such other time and subject to such rules and regulations as the Court may think proper but in case the said Green & E Noyes with their associates shall not consent and agree to give such Bond then and in that case the said last mentioned right & privilege for building and keeping up a toll bridge be alike granted to the said Select men of Pembroke and their Associates upon the same conditions and Subject to the Same rules & regulations aforesaid and that they have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted — Sent up by M<sup>r</sup> Chamberlain

On motion that there be post roads & post riders established in this State the yeas & Nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Connor	M <sup>r</sup> Palmer	M <sup>r</sup> Gerrish	M <sup>r</sup> Crawford
M <sup>r</sup> Blanchard	M <sup>r</sup> Badger	M <sup>r</sup> Page	M <sup>r</sup> E Hoit
M <sup>r</sup> Macgregore	M <sup>r</sup> Bedee	M <sup>r</sup> Temple	M <sup>r</sup> Freeman
M <sup>r</sup> White	M <sup>r</sup> N Hoit	M <sup>r</sup> Grout	M <sup>r</sup> Payne
M <sup>r</sup> McClarey	M <sup>r</sup> Copp	M <sup>r</sup> Holmes	M <sup>r</sup> Tarlton
M <sup>r</sup> Clough	M <sup>r</sup> McMillan	M <sup>r</sup> Duncan	M <sup>r</sup> Dame
M <sup>r</sup> Chamberlain	M <sup>r</sup> Taylor	M <sup>r</sup> Baker	M <sup>r</sup> Young
M <sup>r</sup> Bradley	M <sup>r</sup> Warner	M <sup>r</sup> Burnam	M <sup>r</sup> Eames
M <sup>r</sup> Bartlett	M <sup>r</sup> Abbott		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Rand
M <sup>r</sup> Wentworth	M <sup>r</sup> Gibson	M <sup>r</sup> Fifield	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Kellie	M <sup>r</sup> Flanders	M <sup>r</sup> Wellman
M <sup>r</sup> Toppan	M <sup>r</sup> Hale	M <sup>r</sup> Shepherd	M <sup>r</sup> Lane
M <sup>r</sup> Brown	M <sup>r</sup> Dole	M <sup>r</sup> Stiles	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> Parker	M <sup>r</sup> Whitcomb	M <sup>r</sup> Morse
M <sup>r</sup> Plummer	M <sup>r</sup> Barrett	M <sup>r</sup> Prescott	M <sup>r</sup> Stone
M <sup>r</sup> Hill	M <sup>r</sup> Clark	M <sup>r</sup> Alexander	M <sup>r</sup> Kimball
M <sup>r</sup> Cilley			

34 Yeas — 33 Nays, so it passed in the affirmative —

\* 14-145 \* On motion that there be four post riders employed on different routs — the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Connor	M <sup>r</sup> Palmer	M <sup>r</sup> Gerrish	M <sup>r</sup> Burnam
M <sup>r</sup> Macgregore	M <sup>r</sup> Badger	M <sup>r</sup> Page	M <sup>r</sup> Crawford
M <sup>r</sup> Blanchard	M <sup>r</sup> Bedee	M <sup>r</sup> Prescott	M <sup>r</sup> E Hoit
M <sup>r</sup> White	M <sup>r</sup> N Hoit	M <sup>r</sup> Temple	M <sup>r</sup> Freeman
M <sup>r</sup> McClarey	M <sup>r</sup> Copp	M <sup>r</sup> Wellman	M <sup>r</sup> Payne
M <sup>r</sup> Clough	M <sup>r</sup> McMillan	M <sup>r</sup> Lane	M <sup>r</sup> Dame
M <sup>r</sup> Chamberlain	M <sup>r</sup> Dole	M <sup>r</sup> Grout	M <sup>r</sup> Young
M <sup>r</sup> Bradley	M <sup>r</sup> Warner	M <sup>r</sup> Holmes	M <sup>r</sup> Eames
M <sup>r</sup> Bartlett	M <sup>r</sup> Abbott	M <sup>r</sup> Baker	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Clark	M <sup>r</sup> Alexander
M <sup>r</sup> Weeks	M <sup>r</sup> Gibson	M <sup>r</sup> Wallace	M <sup>r</sup> Rand
M <sup>r</sup> Toppan	M <sup>r</sup> Kellie	M <sup>r</sup> Fifield	M <sup>r</sup> Allen
M <sup>r</sup> Brown	M <sup>r</sup> Hale	M <sup>r</sup> Flanders	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> Taylor	M <sup>r</sup> Shepherd	M <sup>r</sup> Morse
M <sup>r</sup> Plummer	M <sup>r</sup> Parker	M <sup>r</sup> Stiles	M <sup>r</sup> Stone
M <sup>r</sup> Hill	M <sup>r</sup> Barrett	M <sup>r</sup> Whitcomb	M <sup>r</sup> Kimball
M <sup>r</sup> Cilley			

35 Yeas — 29 Nays — so it passed in the affirmative  
Adjourned to 3 o'Clock P. M.—



Met accordingly—

Upon reading and considering the proposal of Nicholas Austin — *voted* that it be referred to the Committee on proposals made for unlocated lands and that they report thereon—

Sent up by M<sup>r</sup> Holmes—

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Hoit M<sup>r</sup> Page M<sup>r</sup> Whitcomb M<sup>r</sup> Payne, M<sup>r</sup> Allen & M<sup>r</sup> Barrett be a Committee to report the Several routs for post riders, and the conditions on which they can engage said post riders—

Adjourned to 9 o'Clock to morrow morning

SATURDAY FEB<sup>R</sup> 5<sup>th</sup> 1791—

The House met according to adjournment

An Act to impower John Calse, Ebenezer Webster and Nathanael Weare to take back and rectify a certain report by them made to the Superior Court in a cause wherein John Quinby Sanborn of Candia was Plaintiff and Samuel Corser Defendant—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> M<sup>c</sup>Millan & M<sup>r</sup> Brown

The Committee on printers accounts reported that George Hough be allowed twenty two pounds five shillings and nine pence in full for his Account, which report being read and

\* considered, *voted* that it be received and Accepted \* 14-146 and that the President give order for payment of said Sum on the Revenue arising by excise—

Sent up by M<sup>r</sup> M<sup>c</sup>Millan

The Committee on the Petition of Aaron Davis reported that the prayer be so far granted as that the extent for the year 1788 be stayed until the next Session of the General Court so far as it respects the state—which report being read and considered *voted* that it be received and accepted and that the Treasurer govern himself accordingly

Sent up by M<sup>r</sup> Dole

The Committee on the routs for post riders &c Reported that there be four routs (viz) The first beginning at Concord from thence to [Weare,] New Boston, Amherst, Wilton Temple Peterborough Dublin, Marlborough Keene Westmoreland Walpole Langdon Acworth Charlestown Claremont Newport Lempster Washington Hillsborough Hinnekar Hopkinton to Concord—

The Second from Concord to Boscawen Salisbury Andover New Chester Plymouth Haverhill Piermont Orford Lime Hanover Lebanon Enfield Canaan Grafton Alexandria Salisbury to Concord—

The third from Portsmouth to Exeter Kingstown Plastow Hampstead Chester Londonderry Litchfield Goffstown Bow to Concord & to return through Pembroke Deerfield Nottingham and by the way of New Market bridge to Portsmouth —

The fourth from Portsmouth to Dover Rochester Wakefield Ossipee Tamworth, Sandwich Center harbour Plymouth, New Hampton, Merrideth Gilmantown Barnstead Barrington New Market bridge to Portsmouth — which report being read and considered Motion was made that it be received and Accepted — On which Motion the yeas and nays were called and are as follows (viz) —

\*14-147 \*Yeas.

Mr Gains  
Mr Wentworth  
Mr Macgregore  
Mr Blanchard  
Mr Brown  
Mr Hill  
Mr McClarey  
Mr Clough  
Mr Chamberlain  
Mr Bradley

Yeas.

Mr Bartlett  
Mr Jo<sup>s</sup> Smith  
Mr Palmer  
Mr Hale  
Mr Badger  
Mr Giles  
Mr Bedee  
Mr N Hoit  
Mr Copp

Yeas.

Mr McMillan  
Mr Dole  
Mr Warner  
Mr Clark  
Mr Gerrish  
Mr Page  
Mr Stiles  
Mr Temple  
Mr Grout

Yeas.

Mr Duncan  
Mr Baker  
Mr Crawford  
Mr E Hoit  
Mr Freeman  
Mr Payne  
Mr Tarlton  
Mr Young  
Mr Dame

Nays.

Mr Weeks  
Mr Eastman  
Mr Plummer  
Mr Gibson  
Mr Kellie  
Mr Taylor  
Mr Emerson

Nays.

Mr Parker  
Mr Barrett  
Mr Abbott  
Mr Cragin  
Mr Wallace  
Mr Fifield  
Mr Shepherd

Nays.

Mr Whitcomb  
Mr Prescott  
Mr Alexander  
Mr Rand  
Mr Allen  
Mr Wellman

Nays.

Mr Lane  
Mr Penniman  
Mr Morse  
Mr Stone  
Mr Kimbal  
Mr Eames

37 Yeas — 26 Nays — so it passed in the affirmative

An Act regulating process of trial in civil causes, was read a third time and passed to be Enacted —

Sent up by Mr Holmes & Mr Gerrish

An Act regulating Fees, was read a third time and passed to be Enacted —

Sent up by Mr Holmes & Mr Gerrish

An Act regulating Pounds — was read a third time and passed to be Enacted —

Sent up by Mr Holmes & Mr Gerrish

An Act annulling a Judgment recovered at the Superior Court of Judicature holden in the County of Grafton October Term, one thousand Seven hundred and ninety by George Eager and James Moore against James Murch and granting a new trial in the Action in which said Judgment was rendered — was read a third time and passed to be Enacted —

Sent up by Mr Freeman & Mr Plummer

On motion that the President with advice of Council be requested to agree with Post riders but not to exceed one penny <sup>per</sup> mile for their Service — the yeas & nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Chamberlain	Mr Copp	Mr Holmes
Mr Wentworth	Mr Bradley	Mr McMillan	Mr Baker
Mr Macgregore	Mr Palmer	Mr Gerrish	Mr Crawford
Mr Hill	Mr Hale	Mr Page	Mr Freeman
Mr McClarey	Mr Badger	Mr Temple	Mr Payne
Mr Clough	Mr N Hoit	Mr Grout	Mr Tarlton
* Nays.	Nays.	Nays.	Nays. * 14-148
Mr Weeks	Mr Giles	Mr Cragin	Mr Lane
Mr Toppan	Mr Taylor	Mr Shepherd	Mr Penniman
Mr Brown	Mr Emerson	Mr Stiles	Mr Morse
Mr Eastman	Mr Warner	Mr Whitcomb	Mr Stone
Mr Plummer	Mr Parker	Mr Prescott	Mr Kimball
Mr Bartlett	Mr Barrett	Mr Rand	Mr Duncan
Mr Jo <sup>s</sup> Smith	Mr Abbott	Mr Allen	Mr E Hoit
Mr Gibson	Mr Clark	Mr Wellman	Mr Young
Mr Kellie			

24 Yeas — 33 Nays — so it passed in the Negative

*Voted* that Mr Plummer, Mr Hoit, Mr Warner Mr Allen and Mr Young be a Committee to report what sum they may judge proper to be allowed to the several post riders in the Several routs prescribed by a vote of this day

An Act to restore William Burrows to his Law — was read a third time and passed to be Enacted —

Sent up by Mr Gibson & Mr Temple

Adjourned to Monday next at 9 o'Clock A M

MONDAY FEB<sup>R</sup> 7<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that Mr Warner, Mr Holmes & Mr Barrett with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thomas Penniman Esq<sup>r</sup> in behalf of the Inhabitants of Washington and report thereon Sent up by Mr Young

An Act to restrain the taking unlawful Interest was read a third time and passed to be Enacted —

Sent up by Mr Young & Mr Eames

An Act for the Suppressing of Lotteries — was read a third time and passed to be Enacted — Sent up by Mr Young & Mr Hale

An Act for laying out highways, was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Young & M<sup>r</sup> Hale

An Act for the taking affidavits out of Court — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Young & M<sup>r</sup> Hale

An Act for setting off debts, mutual demands & Executions against each other — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Young & M<sup>r</sup> Hale

\* 14-149 \* The Committee on the Petition of John Wendall Esq<sup>r</sup> in behalf of the proprietors of Lyman having examined the Invoices prior to the year 1786 and votes of Court respecting the taxes on said Town Reported that said proprietors be abated ninety eight pounds one shilling and five pence out of their Certificate Tax and Seven pounds Seventeen shillings out of their New Emission Tax in full for all demands for services done by the Inhabitants or proprietors or for any demands for being doomed too high — which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Young

An Act for the relief of Idiots and distracted persons was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Young & M<sup>r</sup> Hale

Adjourned to 3 o'Clock P M —

Met accordingly —

An Act to empower the Inhabitants of Lyman in the County of Grafton to levy a Tax on all the lands public rights excepted in said Town for making and repairing highways therein — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Young & M<sup>r</sup> Hale

An Act authorizing Ephraim Putnam Joseph Herrick & Jonas Kidder to sell the real estate of Thomas Pringell deceased for the Benefit of his widow, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Young & M<sup>r</sup> Hale

An Act for the convenient and Speedy assignment of Dower, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Freeman & M<sup>r</sup> Gibson

An Act relative to common fields and regulating fences was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Tarlton & M<sup>r</sup> Emerson

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate February 7<sup>th</sup> 1791 — *Voted* that M<sup>r</sup> Smith & M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> House as they may join be a Com-

mittee to consider the Subject matter of a Resolve passed by the Hon<sup>ble</sup> House on the 21<sup>st</sup> of January last concerning extents issuing against the Select men of Concord in the County of Grafton, or the Select men of Concord alias Gunthwait or any Inhabitant thereof for any Taxes due \* from said Town prior \* 14-150 to the year 1788 and report thereon Was read and concurred & M<sup>r</sup> Connor, M<sup>r</sup> Emerson and M<sup>r</sup> Cilley joined —

Sent up by M<sup>r</sup> Tarlton

Adjourned to 9 o'Clock tomorrow morning

TUESDAY FEB<sup>r</sup> 8<sup>th</sup> 1791.

The House met according to adjournment

The Committee appointed to report what sum they may judge proper to be allowed to the several post riders Reported that the Post riders who shall have the first and Second routs prescribed in said vote shall have twelve pounds each and for the third rout nine pounds and for the fourth rout ten pounds for Six months to be paid out of the public Treasury — On which report the yeas & nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gaines	M <sup>r</sup> Kellie	M <sup>r</sup> Stiles	M <sup>r</sup> Crawford
M <sup>r</sup> Sherburne	M <sup>r</sup> Palmer	M <sup>r</sup> Temple	M <sup>r</sup> Hoit
M <sup>r</sup> Connor	M <sup>r</sup> Hale	M <sup>r</sup> Wellman	M <sup>r</sup> Freeman
M <sup>r</sup> Macgregore	M <sup>r</sup> Badger	M <sup>r</sup> Lane	M <sup>r</sup> Tarlton
M <sup>r</sup> Hill	M <sup>r</sup> N Hoit	M <sup>r</sup> Grout	M <sup>r</sup> Dame
M <sup>r</sup> McClarey	M <sup>r</sup> Copp	M <sup>r</sup> Duncan	M <sup>r</sup> Young
M <sup>r</sup> Bartlett	M <sup>r</sup> Page	M <sup>r</sup> Baker	M <sup>r</sup> Cilley
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Blanchard	M <sup>r</sup> Gibson	M <sup>r</sup> Shepherd	M <sup>r</sup> Penniman
M <sup>r</sup> Weeks	M <sup>r</sup> Taylor	M <sup>r</sup> Whitcomb	M <sup>r</sup> Morse
M <sup>r</sup> Brown	M <sup>r</sup> Parker	M <sup>r</sup> Prescott	M <sup>r</sup> Stone
M <sup>r</sup> Eastman	M <sup>r</sup> Barrett	M <sup>r</sup> Rand	M <sup>r</sup> Kimball
M <sup>r</sup> Plummer	M <sup>r</sup> Clark	M <sup>r</sup> Allen	M <sup>r</sup> Eames
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Fifield		

28 Yeas — 22 Nays — So it passed in the affirmative

On reading and considering the Bill for regulating licensed houses as amended by the Senate—the yeas and nays were called and are as follows. (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Toppan	M <sup>r</sup> Emerson	M <sup>r</sup> Shepherd	M <sup>r</sup> Baker
M <sup>r</sup> Hill	M <sup>r</sup> Parker	M <sup>r</sup> Whitcomb	M <sup>r</sup> Crawford
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Barrett	M <sup>r</sup> Rand	M <sup>r</sup> Freeman
M <sup>r</sup> Kellie	M <sup>r</sup> Clark	M <sup>r</sup> Allen	M <sup>r</sup> Payne
M <sup>r</sup> Palmer	M <sup>r</sup> Cragin	M <sup>r</sup> Wellman	M <sup>r</sup> Tarlton
M <sup>r</sup> N Hoit	M <sup>r</sup> Wallace	M <sup>r</sup> Lane	M <sup>r</sup> Dame
M <sup>r</sup> Taylor	M <sup>r</sup> Fifield	M <sup>r</sup> Kimball	M <sup>r</sup> Young
M <sup>r</sup> Dole	M <sup>r</sup> Gerrish	M <sup>r</sup> Duncan	

*14-151 *Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> Giles	M <sup>r</sup> Alexander
M <sup>r</sup> Sherburne	M <sup>r</sup> McClarey	M <sup>r</sup> Copp	M <sup>r</sup> Temple
M <sup>r</sup> Wentworth	M <sup>r</sup> Chamberlain	M <sup>r</sup> McMillan	M <sup>r</sup> Grout
M <sup>r</sup> Connor	M <sup>r</sup> Bradley	M <sup>r</sup> Warner	M <sup>r</sup> Penniman
M <sup>r</sup> Blanchard	M <sup>r</sup> Bartlett	M <sup>r</sup> Flanders	M <sup>r</sup> Morse
M <sup>r</sup> Weeks	M <sup>r</sup> Gibson	M <sup>r</sup> Page	M <sup>r</sup> Stone
M <sup>r</sup> Brown	M <sup>r</sup> Hale	M <sup>r</sup> Stiles	M <sup>r</sup> E Hoit
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> Prescott	M <sup>r</sup> Eames
M <sup>r</sup> Plummer			

31 Yeas—33 Nays—So it passed in the negative

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Gerrish & M<sup>r</sup> Sherburne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration the Bill regulating licensed houses and report such alterations & amendments as they may judge necessary—

Sent up by M<sup>r</sup> Toppa

*Voted* that M<sup>r</sup> Macgregore & M<sup>r</sup> Emerson be joined to the Committee on the Petition of Timothy Walker Esq<sup>r</sup> and others instead of M<sup>r</sup> White & M<sup>r</sup> Abbott who are absent—

Sent up by M<sup>r</sup> Toppa

Upon reading and considering the Petition of George Turner and Thomas Simpson *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly—

Sent up by M<sup>r</sup> Wentworth

Upon reading and considering the Petition of Alexander Plumbley *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of their next Session and that in the mean time the Petitioner cause that Col<sup>o</sup> Ebenezer Brewster be served with a Copy of said Petition and order of Court thereon Six weeks prior to the sitting of said Court that he may then appear and Shew cause if any he hath why the prayer thereof may not be granted and that the Execution against said Plumbley be stayed until the decision of the General Court

Sent up by M<sup>r</sup> Freeman

Adjourned to 3 o'Clock P. M—

Met accordingly—

An Act allowing a certain premium for killing wolves was read a third time & passed to be Enacted—

Sent up by M<sup>r</sup> Gains & M<sup>r</sup> Cragin—

\*14-152 \*The Committee on the propriety of ceding the light House in this State to the United States &c Reported that the Light House at Fort point with the property and Jurisdiction of two Acres three roods & thirty three poles of land on the

neck at Great Island containing the whole wedth of said neck up to the lands claimed by Bells Heirs agreeably to the plan taken by order of the General Court be ceded to the United States reserving to the State the right of pursuing & apprehending all persons who may escape from the pursuit of any officers of this state & take refuge within said territory and that a Bill be brought in for that purpose — which report being read and considered *voted* that it be received and accepted — Sent up by M<sup>r</sup> Gains

Upon reading and considering the Petition of the Select men of Conway *voted* that it be referred to the Committee on the Petition of Timothy Walker Esq<sup>r</sup> and others and that they report thereon — Sent up by M<sup>r</sup> Gains

The Committee on the Petition of the Select men of Wendall having examined the Several Assessments of Taxes on said Town for the year 1777 and to the year 1783 Inclusive find said Town was over doomed in a Comparative view with other Towns — Therefore reported that said Town be abated the Sum of One hundred & Eighty four pounds out of their Certificate taxes and that the Treasurer settle the Same with the Select men of said Town who are to account with the Nonresident proprietors for their proportion of the Same — which report being read and considered *voted* that it be received and accepted and that the Treasurer govern himself accordingly Sent up by M<sup>r</sup> Gains —

*Voted* that his Excellency the President have & receive out of the Treasury Two hundred pounds as a Salary from June 1790 to June 1791 and that he take order accordingly —

Sent up by M<sup>r</sup> Badger

\* *Voted* that William Gardner Esq<sup>r</sup> have and receive \* 14-153 out of the Treasury of this state Two hundred and forty pounds as a Salary as Treasurer from June 1790 to June 1791 & that it be considered in full for Service, Responsibility of Office, Office hire travel Stationary &c and that the President give order accordingly Sent up by M<sup>r</sup> Badger —

*Voted* that John Prentice Esq<sup>r</sup> have and receive out of the Treasury Sixty pounds for a Salary as Attorney General of this State from June 1790 to June 1791 and that the President give order accordingly — Sent up by M<sup>r</sup> Badger

*Voted* that Joseph Pearson Esq<sup>r</sup> have and receive out of the Treasury fifty pounds for a Salary as Secretary of this State from June 1790 to June 1791 and that the President give order accordingly — On which vote the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Sherburne	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Dole	M <sup>r</sup> Grout
M <sup>r</sup> Wentworth	M <sup>r</sup> Kellie	M <sup>r</sup> Warner	M <sup>r</sup> Holmes
M <sup>r</sup> Connor	M <sup>r</sup> Palmer	M <sup>r</sup> Barrett	M <sup>r</sup> Penniman
M <sup>r</sup> Weeks	M <sup>r</sup> Hale	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Morse
M <sup>r</sup> Toppan	M <sup>r</sup> Badger	M <sup>r</sup> Wallace	M <sup>r</sup> Kimball
M <sup>r</sup> Hill	M <sup>r</sup> Giles	M <sup>r</sup> Stiles	M <sup>r</sup> Duncan
M <sup>r</sup> Cilley	M <sup>r</sup> N Hoit	M <sup>r</sup> Alexander	M <sup>r</sup> Payne
M <sup>r</sup> McClarey	M <sup>r</sup> McMillan	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Bartlett	M <sup>r</sup> Taylor	M <sup>r</sup> Wellman	M <sup>r</sup> Young
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Macgregore	M <sup>r</sup> Copp	M <sup>r</sup> Page	M <sup>r</sup> Stone
M <sup>r</sup> Blanchard	M <sup>r</sup> Emerson	M <sup>r</sup> Shepherd	M <sup>r</sup> Baker
M <sup>r</sup> Brown	M <sup>r</sup> Clark	M <sup>r</sup> Whitcomb	M <sup>r</sup> Burnam
M <sup>r</sup> Eastman	M <sup>r</sup> Cragin	M <sup>r</sup> Prescottt	M <sup>r</sup> Crawford
M <sup>r</sup> Plummer	M <sup>r</sup> Fifield	M <sup>r</sup> Rand	M <sup>r</sup> E Hoyt
M <sup>r</sup> Chamberlain	M <sup>r</sup> Gerrish	M <sup>r</sup> Allen	M <sup>r</sup> Dame
M <sup>r</sup> Bradley	M <sup>r</sup> Flanders	M <sup>r</sup> Lane	M <sup>r</sup> Eames
M <sup>r</sup> Gibson			

36 Yeas—29 Nays—so it passed in the affirmative

Sent up by M<sup>r</sup> Badger

*Voted* that Supply Clap Esq<sup>r</sup> have and receive out of the Treasury nine pounds for a Salary as Commissary General

\* 14-154 from June 1790 to June 1791 and that the President \* give order accordingly—

Sent up by M<sup>r</sup> Badger

An Act for the punishment of certain crimes—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Badger & M<sup>r</sup> Bartlett

An Act prescribing the duty and regulating the Office of Sheriff—was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Badger & M<sup>r</sup> Bartlett

An Act establishing forms of Oaths—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Badger & M<sup>r</sup> Bartlett

An Act regulating the choice and Service of Grand Jurors, was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Badger & M<sup>r</sup> Bartlett

An Act for establishing an equitable method of making Taxes and for ascertaining the powers of Select men—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Badger & M<sup>r</sup> Bartlett

An Act for regulating Towns and the choice of Town Officers—was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Badger & M<sup>r</sup> Bartlett

Adjourned to 9 o'Clock to morrow morning



WEDNESDAY FEB<sup>a</sup> 9<sup>th</sup> 1791.

\* The House met according to adjournment

The Committee on the printers Accounts reported that Henry Ranlett be allowed nine pounds Six shillings in full for the within Account and that the President give order accordingly — which report being read and considered *voted* that it be received and accepted —

Sent up by M<sup>r</sup> Warner —

An Act for the punishment of profane cursing and Swearing — was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Gerrish

An Act for the maintenance of Bastard children was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Gerrish

An Act relative to strays and lost goods — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Gerrish

\* An Act for establishing Courts of Law for the \*14-155 Administration of Justice within this State and designating their powers and regulating their proceedings in certain cases — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Gerrish —

An Act directing the proceedings against deficient Collectors was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Gerrish

Adjourned to 3 o'Clock P. M —

Met accordingly

<sup>1</sup>[*Resolved* that John Taylor Gilman Esquire, James Macgregore and Thomas Bartlett, Esquires, be and they hereby are appointed commissioners to receive and examine, and make a fair statement of all the payments and allowances that have been made by the state to towns and individuals, for services and expenditures in the common defence, in the late war, not already stated and sent forward for allowance: — That the several sums allowed and reported by the commissioners that were for that purpose appointed in the year 1786, and whose powers were extended and defined by sundry subsequent votes and resolves of the General-Court, be also included, and that said commissioners by and on the part and behalf of this state, collect the accounts, papers and vouchers necessary for making the above statement, and for such other and further charges, as may in the opinion of the commissioners be exhibited by this state against the United-States,

<sup>1</sup> Taken from printed journal.

by virtue of the several acts and ordinances of Congress; and that said commissioners certify such statement to be forwarded to the board of the commissioners of the United States, whose province it may be to receive the same in such way and manner as the President of this state may direct.]

On the report of the Committee that the next Session of the General Court be held at Portsmouth the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Plummer	M <sup>r</sup> Hale	M <sup>r</sup> Whitcomb
M <sup>r</sup> Sherburne	M <sup>r</sup> Hill	M <sup>r</sup> Giles	M <sup>r</sup> Prescottt
M <sup>r</sup> Wentworth	M <sup>r</sup> Cilley	M <sup>r</sup> Copp	M <sup>r</sup> Alexander
M <sup>r</sup> Connor	M <sup>r</sup> McClarey	M <sup>r</sup> Warner	M <sup>r</sup> Wellman
M <sup>r</sup> Macgregore	M <sup>r</sup> Bartlett	M <sup>r</sup> Cragin	M <sup>r</sup> Payne
M <sup>r</sup> Weeks	M <sup>r</sup> Kellie	M <sup>r</sup> Stiles	M <sup>r</sup> Eames
M <sup>r</sup> Brown	M <sup>r</sup> Palmer		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Blanchard	M <sup>r</sup> Dole	M <sup>r</sup> Temple	M <sup>r</sup> Duncan
M <sup>r</sup> Eastman	M <sup>r</sup> Emerson	M <sup>r</sup> Rand	M <sup>r</sup> Baker
M <sup>r</sup> Chamberlain	M <sup>r</sup> Parker	M <sup>r</sup> Allen	M <sup>r</sup> Burnam
M <sup>r</sup> Bradley	M <sup>r</sup> Clark	M <sup>r</sup> Lane	M <sup>r</sup> Crawford
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Grout	M <sup>r</sup> E Hoit
M <sup>r</sup> Gibson	M <sup>r</sup> Fifield	M <sup>r</sup> Penniman	M <sup>r</sup> Freeman
M <sup>r</sup> N Hoit	M <sup>r</sup> Gerrish	M <sup>r</sup> Morse	M <sup>r</sup> Tarlton
M <sup>r</sup> McMillan	M <sup>r</sup> Page	M <sup>r</sup> Stone	M <sup>r</sup> Dame
M <sup>r</sup> Taylor	M <sup>r</sup> Shepherd	M <sup>r</sup> Kimball	M <sup>r</sup> Young

27 Yeas — 36 Nays — so it passed in the negative

Motion was then made that the next Session be held at Exeter on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Plummer	M <sup>r</sup> Hale	M <sup>r</sup> Whitcomb
M <sup>r</sup> Sherburne	M <sup>r</sup> Hill	M <sup>r</sup> Giles	M <sup>r</sup> Prescottt
M <sup>r</sup> Wentworth	M <sup>r</sup> Cilley	M <sup>r</sup> Emerson	M <sup>r</sup> Alexander
M <sup>r</sup> Connor	M <sup>r</sup> McClarey	M <sup>r</sup> Warner	M <sup>r</sup> Wellman
M <sup>r</sup> Macgregore	M <sup>r</sup> Kellie	M <sup>r</sup> Parker	M <sup>r</sup> Lane
M <sup>r</sup> Weeks	M <sup>r</sup> Palmer	M <sup>r</sup> Stiles	M <sup>r</sup> Stone
M <sup>r</sup> Brown			
*14-156 *Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Blanchard	M <sup>r</sup> Taylor	M <sup>r</sup> Shepherd	M <sup>r</sup> Burnam
M <sup>r</sup> Eastman	M <sup>r</sup> Dole	M <sup>r</sup> Temple	M <sup>r</sup> Crawford
M <sup>r</sup> Chamberlain	M <sup>r</sup> Barrett	M <sup>r</sup> Rand	M <sup>r</sup> E Hoit
M <sup>r</sup> Bradley	M <sup>r</sup> Clark	M <sup>r</sup> Allen	M <sup>r</sup> Freeman
M <sup>r</sup> Bartlett	M <sup>r</sup> Cragin	M <sup>r</sup> Grout	M <sup>r</sup> Payne
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Penniman	M <sup>r</sup> Tarlton
M <sup>r</sup> Gibson	M <sup>r</sup> Fifield	M <sup>r</sup> Morse	M <sup>r</sup> Dame
M <sup>r</sup> N Hoit	M <sup>r</sup> Gerrish	M <sup>r</sup> Kimball	M <sup>r</sup> Young
M <sup>r</sup> Copp	M <sup>r</sup> Flanders	M <sup>r</sup> Duncan	M <sup>r</sup> Eames
M <sup>r</sup> McMillan	M <sup>r</sup> Page	M <sup>r</sup> Baker	

25 Yeas — 39 Nays — so it passed in the negative

Motion was then made that the next Session be held at Charles-town — On which motion the yeas & nays were called and are as follows — (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Sherburne	M <sup>r</sup> Warner	M <sup>r</sup> Alexander	M <sup>r</sup> Stone
M <sup>r</sup> Macgregore	M <sup>r</sup> Wallace	M <sup>r</sup> Rand	M <sup>r</sup> Freeman
M <sup>r</sup> Plummer	M <sup>r</sup> Page	M <sup>r</sup> Wellman	M <sup>r</sup> Payne
M <sup>r</sup> Cilley	M <sup>r</sup> Shepherd	M <sup>r</sup> Lane	M <sup>r</sup> Young
M <sup>r</sup> Hale	M <sup>r</sup> Stiles	M <sup>r</sup> Grout	M <sup>r</sup> Eames
M <sup>r</sup> Copp	M <sup>r</sup> Whitcomb		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Bartlett	M <sup>r</sup> Emerson	M <sup>r</sup> Penniman
M <sup>r</sup> Wentworth	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Parker	M <sup>r</sup> Morse
M <sup>r</sup> Connor	M <sup>r</sup> Gibson	M <sup>r</sup> Barrett	M <sup>r</sup> Kimball
M <sup>r</sup> Blanchard	M <sup>r</sup> Kellie	M <sup>r</sup> Clark	M <sup>r</sup> Duncan
M <sup>r</sup> Weeks	M <sup>r</sup> Palmer	M <sup>r</sup> Cragin	M <sup>r</sup> Baker
M <sup>r</sup> Brown	M <sup>r</sup> Badger	M <sup>r</sup> Finfield	M <sup>r</sup> Burnam
M <sup>r</sup> Eastman	M <sup>r</sup> N Hoit	M <sup>r</sup> Gerrish	M <sup>r</sup> Crawford
M <sup>r</sup> Hill	M <sup>r</sup> McMillan	M <sup>r</sup> Prescott	M <sup>r</sup> E Hoit
M <sup>r</sup> McClarey	M <sup>r</sup> Taylor	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Chamberlain	M <sup>r</sup> Dole	M <sup>r</sup> Allen	M <sup>r</sup> Dame
M <sup>r</sup> Bradley			

22 Yeas — 41 Nays — so it passed in the negative

Motion was then made that the next Session be held at Concord — which Passed in the affirmative —

*Voted* that the General Court which by the Constitution are to Assemble on the first Wednesday in June next meet at Concord — Sent up by M<sup>r</sup> Hill

An Act declaring the duty and defining the powers of Collectors of Taxes — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Grout

\*An Act declaring the mode of conveyance by deed — \*14-157 was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Grout

An Act to prevent frauds and perjuries was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Grout

Adjourned to 9 o'Clock to morrow morning

THURSDAY FEB<sup>R</sup> 10<sup>th</sup> 1791.

The House met according to adjournment

The vote respecting ceeding the light house at Fort point &c came down from the Honb' Senate for the following amendment

"that it be one Acre & three quarters instead of two Acres three roods & thirty three poles beginning at the light House point — which amendment was read and concurred —

Sent up by M<sup>r</sup> Penniman

*Voted* that M<sup>r</sup> Eames, M<sup>r</sup> Gains & M<sup>r</sup> Hill with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of George Kenfield and report thereon

Sent up by M<sup>r</sup> Penniman

*Voted* that the chief Justice of the Superior Court have and receive out of the Treasury of this State One hundred and eighty pounds and the other Justices of said Court One hundred and forty pounds each as an Annual Salary the Same to be paid in quarterly payments to the said Justices respectively, they, the said Justices accounting for the fees they may Severally receive from the Clerk of said Court and that the Clerk shall quarterly transmit to the President an Account of the fees by him paid to said Judges and that the President give order accordingly for the payment of the Several and respective ballances —

Sent up by M<sup>r</sup> Penniman

On motion to make an addition to the vote of Yesterday appointing Commissioners on Accounts the yeas & nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Connor	M <sup>r</sup> Flanders	M <sup>r</sup> Allen	M <sup>r</sup> Kimball
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Page	M <sup>r</sup> Wellman	M <sup>r</sup> Duncan
M <sup>r</sup> Palmer	M <sup>r</sup> Shepherd	M <sup>r</sup> Lane	M <sup>r</sup> Burnam
M <sup>r</sup> Hale	M <sup>r</sup> Stiles	M <sup>r</sup> Grout	M <sup>r</sup> E Hoit
M <sup>r</sup> Warner	M <sup>r</sup> Prescott	M <sup>r</sup> Holmes	M <sup>r</sup> Freeman
M <sup>r</sup> Fifield	M <sup>r</sup> Alexander	M <sup>r</sup> Morse	M <sup>r</sup> Tarlton
M <sup>r</sup> Gerrish	M <sup>r</sup> Temple	M <sup>r</sup> Stone	M <sup>r</sup> Young
*14-158 * Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Hill	M <sup>r</sup> N Hoit	M <sup>r</sup> Wallace
M <sup>r</sup> Sherburne	M <sup>r</sup> Cilley	M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb
M <sup>r</sup> Connor	M <sup>r</sup> McClarey	M <sup>r</sup> Taylor	M <sup>r</sup> Rand
M <sup>r</sup> Blanchard	M <sup>r</sup> Bradley	M <sup>r</sup> Dole	M <sup>r</sup> Penniman
M <sup>r</sup> Weeks	M <sup>r</sup> Bartlett	M <sup>r</sup> Emerson	M <sup>r</sup> Baker
M <sup>r</sup> Toppan	M <sup>r</sup> Gibson	M <sup>r</sup> Parker	M <sup>r</sup> Crawford
M <sup>r</sup> Brown	M <sup>r</sup> Kellie	M <sup>r</sup> Barrett	M <sup>r</sup> Dame
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> Clark	M <sup>r</sup> Eames
M <sup>r</sup> Plummer	M <sup>r</sup> Giles	M <sup>r</sup> Cragin	

28 Yeas — 35 Nays — so it passed in the negative

On motion to reconsider the vote of Yesterday appointing Commissioners on Accounts — the yeas and nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Bartlett	M <sup>r</sup> Gerrish	M <sup>r</sup> Allen	M <sup>r</sup> Baker
M <sup>r</sup> Smith	M <sup>r</sup> Flanders	M <sup>r</sup> Wellman	M <sup>r</sup> Burnam
M <sup>r</sup> Gibson	M <sup>r</sup> Page	M <sup>r</sup> Lane	M <sup>r</sup> Freeman
M <sup>r</sup> Kellie	M <sup>r</sup> Shepherd	M <sup>r</sup> Grout	M <sup>r</sup> Payne
M <sup>r</sup> Dole	M <sup>r</sup> Stiles	M <sup>r</sup> Holmes	M <sup>r</sup> Tarlton
M <sup>r</sup> Emerson	M <sup>r</sup> Prescott	M <sup>r</sup> Stone	M <sup>r</sup> Dame
M <sup>r</sup> Warner	M <sup>r</sup> Alexander	M <sup>r</sup> Kimball	M <sup>r</sup> Young
M <sup>r</sup> Fifield	M <sup>r</sup> Temple	M <sup>r</sup> Duncan	M <sup>r</sup> Eames
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Plummer	M <sup>r</sup> Badger	M <sup>r</sup> Clark
M <sup>r</sup> Sherburne	M <sup>r</sup> Hill	M <sup>r</sup> Giles	M <sup>r</sup> Cragin
M <sup>r</sup> Connor	M <sup>r</sup> Cilley	M <sup>r</sup> N Hoyt	M <sup>r</sup> Wallace
M <sup>r</sup> Blanchard	M <sup>r</sup> McClarey	M <sup>r</sup> Copp	M <sup>r</sup> Whitcomb
M <sup>r</sup> Weeks	M <sup>r</sup> Chamberlain	M <sup>r</sup> McMillan	M <sup>r</sup> Rand
M <sup>r</sup> Toppan	M <sup>r</sup> Bradley	M <sup>r</sup> Taylor	M <sup>r</sup> Penniman
M <sup>r</sup> Brown	M <sup>r</sup> Palmer	M <sup>r</sup> Parker	M <sup>r</sup> Crawford
M <sup>r</sup> Eastman	M <sup>r</sup> Hale	M <sup>r</sup> Barrett	

33 Yeas — 31 Nays — so it passed in the Affirmative

*Voted* that M<sup>r</sup> Cilley, M<sup>r</sup> Hale, M<sup>r</sup> Warner, M<sup>r</sup> Page & M<sup>r</sup> Young be a Committee to nominate to this House Six persons out of whom for three to be appointed Commissioners on Accounts

An Act regulating prisons was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Penniman & M<sup>r</sup> Parker

Adjourned to 3 o'clock P. M —

Met accordingly

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Toppan & M<sup>r</sup> Whitcomb be a Committee to consider of the Petition of Moses Kelley Esq<sup>r</sup> and report thereon —

\* The Committee on the Account of Jacob Green & \* 14-159  
Similar matters reported that the Account of said Green amounting to One pound four shillings and the Account of John Parker Esq<sup>r</sup> amounting to three pounds twelve shillings and Six pence and the Account of William Page Edward S Livermore & Jeremiah Smith Esq<sup>r</sup> amounting to thirty pounds Seventeen shillings be allowed and paid out of the Treasury by order of the President — which report being read and considered *voted* that it be received and accepted — Sent up by M<sup>r</sup> McMillan

Adjourned to 9 o'clock to morrow morning

FRIDAY FEB<sup>r</sup> 11<sup>th</sup> 1791.

The House met according to adjournment

The Committee appointed to consider and report any proposals that should be made by the Several printers in this State — Re-

ported the following (viz) M<sup>r</sup> George Hough proposes to print the revised laws on fools cap or pot folio, on pica or english types at one penny farthing <sup>per</sup> Sheet exclusive of binding, the journals at one penny half penny <sup>per</sup> Sheet Proclamations &c at a proportionable price—M<sup>r</sup> John Melcher proposed to print the Laws of the State in folio on good fools cap paper with a good pica type with marginal notes and deliver them neatly bound & Lettered at one penny half penny <sup>per</sup> Sheet—The Journals on good crown paper in Octavo on long primer types at one penny <sup>per</sup> Sheet, Proclamations Extents &c on writing paper with a good type at one penny per Sheet and every other kind of printing in the Same proportion—M<sup>r</sup> George Jerry Osborne proposes to print the Laws if revised this Session at twelve shillings each Book taking the risque of the number of Sheets—On reading which report motion was made that the proposals of M<sup>r</sup> John Melcher be received and being put to vote passed in the affirmative—

Sent up by M<sup>r</sup> Holmes

*Voted* that M<sup>r</sup> Holmes, M<sup>r</sup> Cilley, M<sup>r</sup> Hoit, M<sup>r</sup> M<sup>c</sup>Clarey and M<sup>r</sup> Warner be a Committee to consider of the Petitions of Ebenezer Bean, Joshua Lovejoy & Robert Bradford Wilkins and report thereon—

\* 14-160 *Voted* that M<sup>r</sup> Connor, M<sup>r</sup> Hale, M<sup>r</sup> Warner, M<sup>r</sup> Page and M<sup>r</sup> Freeman be a Committee to consider of the Account of John Porter and all Similar matters and report thereon—

The Committee on the Petition of Moses Kelley Esq<sup>r</sup> reported that said Kelley or Joshua Wentworth Esq<sup>r</sup> deliver to the President and Council the receipt Signed Meshech Weare President dated in the year 1782 or 1783 for fifty pounds and that said Kelley or Wentworth have an order on the Treasurer for that sum, which report being read and considered *voted* that it be received and accepted—

Sent up by M<sup>r</sup> Gains

The Committee to nominate two persons in each of the Counties in this state to make sale of the Excise reported that Nath<sup>l</sup> Rogers & Ephraim Robinson for the County of Rockingham John Waldron & Joshua Wingate, for the County of Strafford—William Gordan, & Stephen Dole for the County of Hillsborough Amos Shepherd & William Page for the County of Cheshire and Moses Baker & John Rogers for the County of Grafton— which report being read and considered motion was made to accept the Same on which motion the yeas and nays were called & are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Bartlett	Mr Parker	Mr Lane
Mr Connor	Mr Jo <sup>s</sup> Smith	Mr Barrett	Mr Grout
Mr Blanchard	Mr Gibson	Mr Clark	Mr Penniman
Mr Weeks	Mr Palmer	Mr Fifield	Mr Morse
Mr Brown	Mr Hale	Mr Shepherd	Mr Burnam
Mr Eastman	Mr Badger	Mr Whitcomb	Mr Crawford
Mr Hill	Mr N Hoit	Mr Prescottt	Mr Hoit
Mr McClarey	Mr Copp	Mr Alexander	Mr Freeman
Mr Clough	Mr Taylor	Mr Rand	Mr Payne
Mr Bradley	Mr Warner	Mr Wellman	Mr Tarlton
Nays.	Nays.	Nays.	Nays.
Mr Sherburne	Mr Giles	Mr Allen	Mr Baker
Mr Plummer	Mr Cragin	Mr Stone	Mr Young
Mr Cilley	Mr Stiles	Mr Kimball	Mr Eames
Mr Kellie	Mr Temple	Mr Duncan	

40 Yeas — 15 Nays — so it passed in the affirmative

Sent up by Mr Stiles

An Act to vest the exclusive right and privilege of keeping a ferry over a certain part of Merrimac river in Benjamin Noyes of Bow his heirs & Assigns — was read a third time and passed to be Enacted —

Sent up by Mr Dole & Mr Wallace

An Act to impower the Judge of Probate to grant \* 14-161 license to sell real Estate in certain cases — was read a third time and passed to be Enacted —

Sent up by Mr Dole & Mr Wallace

[An Act prescribing the forms of writs in civil causes — was read a third time and passed to be Enacted —

Sent up by Mr Dole & Mr Wallace]

An Act for the equal distribution of Insolvent Estates was read a third time and passed to be Enacted —

Sent up by Mr Dole & Mr Wallace

An Act to Incorporate certain Physicians by the name of the New Hampshire Medical Society — was read a third time and passed to be Enacted — on the vote for passing the Bill the yeas and nays were called and are as follows viz —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Eastman	Mr Bartlett	Mr Taylor
Mr Sherburne	Mr Plummer	Mr Jo <sup>s</sup> Smith	Mr Dole
Mr Wentworth	Mr Hill	Mr Kellie	Mr Emerson
Mr Connor	Mr Cilley	Mr Palmer	Mr Warner
Mr Macgregore	Mr McClarey	Mr Hale	Mr Clark
Mr Blanchard	Mr Clough	Mr Badger	Mr Gerrish
Mr Weeks	Mr Chamberlain	Mr Giles	Mr Flanders
Mr Brown	Mr Bradley	Mr McMillan	Mr Page

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Shepherd	M <sup>r</sup> Wellman	M <sup>r</sup> Morse	M <sup>r</sup> Freeman
M <sup>r</sup> Prescott	M <sup>r</sup> Lane	M <sup>r</sup> Kimball	M <sup>r</sup> Payne
M <sup>r</sup> Alexander	M <sup>r</sup> Grout	M <sup>r</sup> Baker	M <sup>r</sup> Tarlton
M <sup>r</sup> Rand	M <sup>r</sup> Penniman	M <sup>r</sup> E Hoit	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> N Hoit	M <sup>r</sup> Cragin	M <sup>r</sup> Allen	M <sup>r</sup> Eames
M <sup>r</sup> Barrett	M <sup>r</sup> Whitcomb	M <sup>r</sup> Stone	

47 Yeas — 7 Nays — so it passed in the Affirmative

Sent up by M<sup>r</sup> Page & M<sup>r</sup> Allen

An Act to enable the Justices of the Inferior Court of common pleas to fix and determine the boundaries of the goal yards in their respective Counties was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Holmes & M<sup>r</sup> Bradley

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Hoit, M<sup>r</sup> Emerson M<sup>r</sup> Holmes and M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider and report what number of Books of the revised laws shall be printed and how distributed —

Sent up by M<sup>r</sup> Holmes —

\* 14-162

\* Adjourned to 3 oClock P. M —

Met accordingly

*Voted* that the Comptroller of Accounts for this state be and he hereby is directed to call on Col<sup>o</sup> David Hobert of Haverhill in the Common wealth of Massachusetts to account for the money he received for paying soldiers under his Command in the year 1777 and in particular for the money he received for George Kenfield a Soldier in Cap<sup>t</sup> Eliots Company Sent up by M<sup>r</sup> Chamberlain

An Act to incorporate the Episcopal Society in Portsmouth was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Sherburne & M<sup>r</sup> Emerson

The vote for allowing M<sup>r</sup> Hough twenty two pounds five shillings and nine pence came down from the Honb<sup>l</sup> Senate for the following amendment — “that said Hough be allowed Seventeen pounds five shillings & nine pence — which amendment was read & Concurred

Sent up by M<sup>r</sup> Cragin —

Adjourned to 9 o’Clock to morrow morning —

SATURDAY FEB<sup>r</sup> 12<sup>th</sup> 1791

The House met according to adjournment

*Voted* that the Account of Nathanael Rogers & Nath<sup>l</sup> Gilman amounting to four pounds be allowed and paid out of the Treasury by order of the President and that said Rogers & Gilman lodge



in the Secretarys office the receipt by them taken of James Macgregore Esq<sup>r</sup> Comptroller of Accounts Sent up by M<sup>r</sup> Gerrish

*Voted* that all the books and papers which are now in the hands of the Committee on Claims and which belong to said Office be delivered to James Macgregore Esq<sup>r</sup> Comptroller of Accounts and that they be kept in an Office at Exeter —

Sent up by M<sup>r</sup> Gerrish

*Resolved* that there be and hereby is established the four following routs for posts to be appointed pursuant to this Resolve to ride through the interior parts of this State (viz)

The first beginning at Concord thence to proceed through Weare, New Boston, Amherst, Wilton, Temple, Peterborough Dublin Marlborough Keen Westmoreland, Walpole Acworth Charlestown, Claremont, Newport, Lempster, Washington

\* Hillsborough Hinnekar, Hopkinton to Concord — \* 14-163

The Second from Concord Boscawen Salisbury, Andover New Chester Plymouth Haverhill Piermont Orford lyme Hanover Lebanon Enfield Canaan Grafton Alexandria Salisbury to Concord —

Third beginning at Portsmouth thence through Exeter Kings-town Plastow Hampstead Chester Londonderry Litchfield Goffstown Bow to Concord & to return through Pembroke Deerfield Nottingham by the way of New Market Bridge to Portsmouth

Fourth from Portsmouth to Dover Rochester Wakefield Ossipee Tamworth Sandwich Center Harbour Plymouth Merrideth Gil-mantown Barnstead Barrington Durham to Portsmouth —

Each Post rider shall perform his rout weekly (Extraordinaries Excepted) and that those on the first and Second routs shall have twelve pounds each the one on the third rout nine pounds and the one on the fourth rout ten pounds for six months only commencing the first of April next and they shall reverse their respective routs weekly, provided and it is the intent of this resolve that All Acts proclamations public letters and every other matter belonging to the State be franked with the name of the public Officer communicating the Same and conveyed free of postage —

That the postage on all private single letters be six pence for every forty miles and four pence for every number of miles less than forty and that other letters and packets according to their weight and bulk which shall be the exclusive perquisites of the post riders carrying the Same — That one person be appointed in each of the following Towns (viz) Portsmouth Exeter, Concord, Amherst Dover Keene Charlestown Hanover Haverhill and

Plymouth whose duty it shall be to take charge of all matters which are to be conveyed by the posts and shall respectively receive as a compensation therefor two pence to be advanced on the postage of each private letter packett &c which shall pass through the respective offices, said post Officers to be nominated and appointed by the President & Council, notice of \* 14-164 which under the Secretary's signature \* by order of the President shall be a Sufficient warrant for the respective officers to enter on the duty of their respective Office —

Provided also and it Shall be the duty of the Several post masters and post riders before they enter on their respective Office to give bond to the Treasurer of this State to the Acceptance of the President for the faithful performance of the trust reposed in them And said post Officers shall be allowed upon the exhibitions of their respective Accounts for Services and expenditures such further sums as the General Court shall adjudge reasonable and just — On passing this Resolve the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Chamberlain	M <sup>r</sup> Warner	M <sup>r</sup> Penniman
M <sup>r</sup> Sherburne	M <sup>r</sup> Bradley	M <sup>r</sup> Smith	M <sup>r</sup> Duncan
M <sup>r</sup> Wentworth	M <sup>r</sup> Bartlett	M <sup>r</sup> Wallace	M <sup>r</sup> Burnam
M <sup>r</sup> Macgregore	M <sup>r</sup> Palmer	M <sup>r</sup> Gerrish	M <sup>r</sup> Crawford
M <sup>r</sup> Blanchard	M <sup>r</sup> Hale	M <sup>r</sup> Flanders	M <sup>r</sup> Hoit
M <sup>r</sup> Toppan	M <sup>r</sup> Badger	M <sup>r</sup> Page	M <sup>r</sup> Freeman
M <sup>r</sup> Brown	M <sup>r</sup> Hoit	M <sup>r</sup> Stiles	M <sup>r</sup> Payne
M <sup>r</sup> Hill	M <sup>r</sup> Copp	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Cilley	M <sup>r</sup> McMillan	M <sup>r</sup> Wellman	M <sup>r</sup> Dame
M <sup>r</sup> McClarey	M <sup>r</sup> Taylor	M <sup>r</sup> Lane	M <sup>r</sup> Young
M <sup>r</sup> Clough	M <sup>r</sup> Dole	M <sup>r</sup> Grout	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Weeks	M <sup>r</sup> Parker	M <sup>r</sup> Shepherd	M <sup>r</sup> Morse
M <sup>r</sup> Eastman	M <sup>r</sup> Barrett	M <sup>r</sup> Whitcomb	M <sup>r</sup> Stone
M <sup>r</sup> Gibson	M <sup>r</sup> Clark	M <sup>r</sup> Prescott	M <sup>r</sup> Kimball
M <sup>r</sup> Giles	M <sup>r</sup> Cragin	M <sup>r</sup> Alexander	M <sup>r</sup> Eames
M <sup>r</sup> Emerson	M <sup>r</sup> Flanders	M <sup>r</sup> Rand	

43 Yeas — 19 Nays — so it passed in the affirmative

Sent up by M<sup>r</sup> Gains

*Resolved* that the Senators of this State in the Senate of the United States be and hereby are instructed to use their utmost endeavours to procure the admission of the Citizens of the United States to hear the debates of their House whenever they are sitting in their Legislative capacity, And that the President of this State be requested to forward this resolve as soon as may

be to the Senators from this State in the Senate of the United States—

Sent up by M<sup>r</sup> Giles—

*Voted* that M<sup>r</sup> Connor, M<sup>r</sup> Gibson & M<sup>r</sup> Hale with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of \*the Account of Eliphalet Giddinge Esq<sup>r</sup> \*14-165 and report thereon—

Sent up by M<sup>r</sup> Giles—

An Act directing the proceedings against the trustees of absent or absconding debtors—was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Copp and M<sup>r</sup> Dole—

The Committee on the Petition and Account of John Orr Esq<sup>r</sup> reported that the said John Orr Esq<sup>r</sup> have and receive out of the Treasury two pounds Seventeen shillings & five pence in full for Selling a lot of land in Washington by order of the General Court and that the Treasurer deliver up to the said Orr his bond for two hundred pounds mentioned in his Petition—which report being read and considered *voted* that it be received and accepted—

Sent up by M<sup>r</sup> Weeks

Upon reading and considering the Petition of Samuel Young in behalf of Littleton and Dalton *voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of their next Session and that in the mean time the Petitioners cause that the substance of the Petition and order of Court thereon be published three weeks successively in One of the New Hampshire News papers Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted—

Sent up by M<sup>r</sup> Weeks—

Adjourned to 3 o'Clock P. M.—

Met accordingly—

*Resolved* that John T Gilman, Sanford Kingsbury & James Macgregore Esquires be and they hereby are appointed Commissioners to state the demands of this State against the United States And for this purpose they shall have access to all the papers and documents in any public Office in this state, And the said Commissioners shall as soon as may be forward all such Accounts & demands of this State against the United states as are proper charges to be laid before the Commissioners appointed by congress to settle and adjust the Accounts between the United States and Individual states

And it shall also be the duty of said Commissioners first above mentioned to receive from any Towns or any Individuals in this State all accounts for any such Services done or losses Suffered

in the late war, as would have been in case they had been presented within the time limited by Congress for receiving them, proper charges by this State against the United States

\* 14-166 — And the \*said Commissioners shall cause the times and places of their meetings to receive such Accounts with the nature and kind of Accounts to be received, the vouchers to be produced &c &c &c to be advertized throughout this State by causing the Same to be published in all the public papers printed in this State and the said Commissioners shall by the first day in June next close the Accounts so by them received and shall prepare a Petition to Congress to have the said Sums allowed or Submitted to the board of Commissioners appointed by Congress notwithstanding the time limited by Law of the United states is expired— And the Towns and Individuals shall receive from the state the benefit of all such allowances as shall be made this State by Congress on account of such demands of such Individuals so allowed— And the said Commissioners appointed by the Resolve as aforesaid shall certify the Towns and Individuals presenting such accounts of all such sums as they shall think well vouched—

Sent up by Mr Weeks

The Committee on the Petition of the Select men of Plastow having considered all the circumstances relative to the Account exhibited with said Petition are of Opinion that no part of said Account prior to the year 1775 be allowed and that said Town be allowed fifty five pounds in full for said Account since that time— On reading which report motion was made that it be accepted— On which motion the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Macgregore	Mr Copp	Mr Grout	Mr E Hoit
Mr Eastman	Mr Barrett	Mr Penniman	Mr Tarlton
Mr Bartlett	Mr Jer <sup>e</sup> Smith	Mr Kimball	Mr Young
Mr Jo <sup>s</sup> Smith	Mr Page	Mr Duncan	
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Cilley	Mr Taylor	Mr Prescottt
Mr Sherburne	Mr Bradley	Mr Emerson	Mr Allen
Mr Wentworth	Mr Gibson	Mr Parker	Mr Rand
Mr Connor	Mr Kellie	Mr Clark	Mr Wallace
Mr Blanchard	Mr Palmer	Mr Cragin	Mr Holmes
Mr Weeks	Mr Hale	Mr Wallace	Mr Morss
Mr Toppan	Mr Badger	Mr Shepherd	Mr Stone
Mr Brown	Mr Giles	Mr Stiles	Mr Baker
Mr Plummer	Mr N Hoit	Mr Whitcomb	Mr Freeman
Mr Hill	Mr McMillan		

15 Yeas—38 Nays—so [the report was not accepted.] it passed in the Negative—

\* *Voted* that the thanks of this House be given to M<sup>r</sup> J S Sherburne for his attention to and draughting of Several public bills the present Session without fee or reward—

Adjourned to Monday next at 9 o'Clock A M—

MONDAY FEB<sup>R</sup> 14<sup>th</sup> 1791

The House met according to adjournment—

The Committee on the Petition of the Select men of Bath reported that all former notes of the General Court passed Staying or forbidding the levy and collecting the State or County Taxes in the Township of Bath be reconsidered and made null and void and the said Selectmen and Collectors proceed in the levy and collecting the said Taxes in said Town in the Same manner as they by Law could have done had no such vote or resolve passed—which vote being read and considered—*voted* that it be received and accepted— Sent up by M<sup>r</sup> Young

An Act for the punishment of Idle and disorderly persons for the Support and maintenance of the Poor and for designating the duties and defining the powers of overseers of the poor— was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Gains & M<sup>r</sup> Copp—

Whereas in and by an Act passed the 28<sup>th</sup> of September 1787 it is Enacted that the Excise arising by virtue of said Act shall be farmed out and Sold at public vandue in the Several Counties in this State Some time between the first day of October and the first day of February annually by Committees appointed for that purpose which time hath elapsed and no sale has been made agreeably to said Act—

Therefore be it *Resolved* that the time for farming out the said Excise be lengthned out until the last day of March next, and that Nathanael Rogers & Ephraim Robinson be a Committee for selling the Excise in the County of Rockingham, John Waldron and Joshua Wingate in the County of Strafford, William Gordan and Stephen Dole for the County of Hillsborough, Amos Shepherd & William Page in the County of Cheshire and Moses Baker and John Rogers for the County of Grafton— And that the Several Committees proceed to make sale of the said Excise from the first day of October 1790 to the first day of January 1791—in their respective Counties before the said last day of March

and that the Several Committees respectively are hereby  
 \* 14-168 required to take bond with two Sufficient \* Sureties of  
 the farmer in each County payable by the first day of  
 June next and Interest from the said first day of June till paid and  
 lodge the said Bonds with the Treasurer of this State on or before  
 the said first day of June — Sent up by M<sup>r</sup> Blanchard —

An Act regulating Marriages and for the registering of Mar-  
 riages Births and Burials — was read a third time and passed to be  
 Enacted — Sent up by M<sup>r</sup> Blanchard & M<sup>r</sup> Clark

An Act regulating Bail in civil causes was read a third time  
 and passed to be Enacted —

Sent up by M<sup>r</sup> Blanchard & M<sup>r</sup> Clark

Adjourned to 3 o'Clock P M

Met accordingly —

*Resolved* that the Members of the Honb<sup>l</sup> Senate, Council and  
 House of Representatives and their Officers receive their wages  
 and travelling fees out of the money now in the Treasury and  
 that the Several Towns and districts now represented shall be  
 severally Taxed in the next tax bill for the attendance of their  
 Respective members — Sent up by M<sup>r</sup> Prescott

*Voted* that the allowance for travel and attendance of the Mem-  
 bers of the Honb<sup>l</sup> Senate and House of Representatives and their  
 Officers be the Same as at the last Session and the allowance to  
 the Honb<sup>l</sup> Council the Same as the last year and that the Secre-  
 tary and Clerk make up the respective rolls accordingly

Sent up by M<sup>r</sup> Prescott

*Voted* that M<sup>r</sup> Toppan M<sup>r</sup> Hoit, M<sup>r</sup> Barrett, M<sup>r</sup> Page and M<sup>r</sup>  
 Baker with such of the Honb<sup>l</sup> Senate as they may join be a Com-  
 mittee to confer on the Subject matter of the Resolve respecting  
 the receiving of Specie in lieu of the Facility Taxes whether  
 Indents or Certificates now outstanding and report thereon —

Sent up by M<sup>r</sup> Prescott —

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Page and M<sup>r</sup> Taylor with such of  
 the Honb<sup>l</sup> Senate as they may join be a Committee to take under  
 consideration the Acts, Resolves and votes of the Congress of  
 the United States and Legislature of this State respecting Inva-  
 lids and report whether any and what measures may

\* 14-169. \* be taken for the benefit of Invalids who have lately  
 applied or may hereafter apply for relief —

Sent up by M<sup>r</sup> Smith

An Act for ceeding to the United States of America one acre  
 and three quarters of an Acre of Land with the fort & Light

House thereon Situate in New Castle was read a third time and passed to be Enacted — Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Hoyt

*Resolved* that it is the Opinion of this House that the Act of Congress passed at their last Session entitled an Act making provision for the debt of the United states so far as the Same respects making provision for the debts of the respective states is very injurious to this state because this state have already made provision for the payment of the greater part of the debt incurred by this State during the late war and a considerable proportion of it is actually paid and because this State can with more justice and Satisfaction to its creditors and more ease to its citizens discharge the ballance now due from this State than the Same will or can be discharged by the Method prescribed in said Act and because the Sum so assumed for the Several states is by no means in proportion to the services done or debts contracted for the common defence by the respective states as in case of any assumption previous to a final settlement of the Account of the Several states in Justice and equity it ought to have been, and that this state is particularly injured in this respect their just proportion of the Sum of twenty one million and five hundred thousand dollars being a Sum far exceeding the sum of three hundred thousand Dollars assumed for this state by said Act—[and that the said assumption is an infringement on the rights of the legislature of this state.] <sup>1</sup>[On reading the foregoing motion was made that it pass into a Resolve of this House on which motion the yeas & Nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Macgregore	M <sup>r</sup> Warner	M <sup>r</sup> Temple	M <sup>r</sup> Burnam
M <sup>r</sup> Clough	M <sup>r</sup> Gerrish	M <sup>r</sup> Wellman	M <sup>r</sup> Crawford
M <sup>r</sup> Chamberlain	M <sup>r</sup> Flanders	M <sup>r</sup> Grout	M <sup>r</sup> Freeman
M <sup>r</sup> Jos <sup>h</sup> Smith	M <sup>r</sup> Page	M <sup>r</sup> Holmes	M <sup>r</sup> Tarlton
M <sup>r</sup> Copp	M <sup>r</sup> Stiles	M <sup>r</sup> Kimball	M <sup>r</sup> Dame
M <sup>r</sup> Dole	M <sup>r</sup> Prescottt	M <sup>r</sup> Duncan	
* Nays.	Nays.	Nays.	Nays. * 14-170
M <sup>r</sup> Gains	M <sup>r</sup> M <sup>c</sup> Clarey	M <sup>r</sup> Taylor	M <sup>r</sup> Alexander
M <sup>r</sup> Wentworth	M <sup>r</sup> Bradley	M <sup>r</sup> Emerson	M <sup>r</sup> Rand
M <sup>r</sup> Connor	M <sup>r</sup> Bartlett	M <sup>r</sup> Parker	M <sup>r</sup> Penniman
M <sup>r</sup> Blanchard	M <sup>r</sup> Gibson	M <sup>r</sup> Barrett	M <sup>r</sup> Morse
M <sup>r</sup> Weeks	M <sup>r</sup> Kellie	M <sup>r</sup> Clark	M <sup>r</sup> Stone
M <sup>r</sup> Brown	M <sup>r</sup> Palmer	M <sup>r</sup> Cragin	M <sup>r</sup> Baker
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> Wallace	M <sup>r</sup> E Hoit
M <sup>r</sup> Plummer	M <sup>r</sup> Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> Young
M <sup>r</sup> Hill	M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb	M <sup>r</sup> Eames

23 Yeas — 36 Nays — so it passed in the negative]

<sup>1</sup> Not in printed journal.

*Voted* that George Gains and Supply Clap esquires be and they hereby are appointed a Committee in behalf of this State to examine arrange and ascertain the amount of what has been expended by this State in support of the light and attending the light house since August 1789 and that they call on Joseph Whipple Esq<sup>r</sup> collector of Impost duties for payment of said Account, and on receiving the Same that they pay the Sum into the Treasury of this state and take the Treasurers Receipt therefor —

Sent up by M<sup>r</sup> Dole

An Act empowering the Select men of Campbells Gore to take an envois and assess and collect the Tax of the year One thousand Seven hundred and ninety — was read a third time & passed to be Enacted —

Sent up by M<sup>r</sup> Holmes & M<sup>r</sup> Plummer

An Act granting to certain persons therein named the exclusive right of building a Toll bridge over Merrimac River at any place below the right of Butters's ferry so called and one mile below Isle Hookset falls so called and regulating the toll of said bridge was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Holmes & M<sup>r</sup> Plummer

Adjourned to 9 o'Clock to morrow morning

TUESDAY FEB<sup>r</sup> 15<sup>th</sup> 1791.

The House met according to adjournment

The vote for establishing the Salary of the Judges of the Superior Court came down from the Honb<sup>l</sup> Senate for the following amendment "That the chief Justice receive one hundred & Sixty five pounds instead of One hundred and eighty pounds and the other Justices one hundred and thirty five pounds each instead of

One hundred and forty pounds — which amendment

\* 14-171 was read \* and nonconcurrent — Whereupon *Voted* that the chief Justice have One hundred and fifty pounds and the other Justices one hundred and thirty pounds each — On which vote the yeas & nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Blanchard	M <sup>r</sup> Badger	M <sup>r</sup> Smith	M <sup>r</sup> Baker
M <sup>r</sup> Eastman	M <sup>r</sup> N Hoit	M <sup>r</sup> Stiles	M <sup>r</sup> Crawford
M <sup>r</sup> Hill	M <sup>r</sup> Copp	M <sup>r</sup> Whitcomb	M <sup>r</sup> E Hoit
M <sup>r</sup> Clough	M <sup>r</sup> McMillan	M <sup>r</sup> Prescott	M <sup>r</sup> Freeman
M <sup>r</sup> Chamberlain	M <sup>r</sup> Taylor	M <sup>r</sup> Rand	M <sup>r</sup> Dame
M <sup>r</sup> Bradley	M <sup>r</sup> Dole	M <sup>r</sup> Grout	M <sup>r</sup> Young
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Parker	M <sup>r</sup> Holmes	M <sup>r</sup> Eames
M <sup>r</sup> Palmer	M <sup>r</sup> Cragin	M <sup>r</sup> Kimball	



Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Plummer	Mr Warner	Mr Wellman
Mr Wentworth	Mr Cilley	Mr Barrett	Mr Stone
Mr Connor	Mr McClarey	Mr Wallace	Mr Duncan
Mr Weeks	Mr Bartlett	Mr Page	Mr Burnam
Mr Toppan	Mr Kellie	Mr Alexander	Mr Tarlton
Mr Brown	Mr Emerson	Mr Temple	

31 Yeas — 23 Nays — so the vote was confirmed —

An Act for the punishment of Lewdness Adultery and Polygamy, was read a third time and passed to be Enacted —

Sent up by Mr Page & Mr Warner —

An Act subjecting lands and tenements to the payment of debts and directing the mode of levying executions on real and personal Estate — was read a third time and passed to be Enacted

Sent up by Mr Page & Mr Warner —

The Committee to consider what number of books of the revised laws shall be printed and how distributed, reported that there be printed at the expence of the state Three hundred and forty books of the revised laws and that they be distributed as follows (viz). To each Town Parish or place Inhabited called upon for the payment of public taxes one book — To the Superior Court of Judicature, the Several Courts of Common pleas and Court of Probate each one Book — To the President and each Member of the present Legislature One Book — To the Attorney General one Book — To the Secretary and Clerk of the House each one Book — To Congress one — to each State in the Union one — to the district Court in this State one and to the Trustees of Dartmouth Colledge one book — which report being read and considered. *Voted* that it be received and accepted —

Sent up by Mr Crawford

\* The Committee on the Abstract from Pay Rolls &c \* 14-172 made out and reported by the Committee who settled the Accounts between this State and the Treasurer. Reported that said Abstract amounting to One thousand & eighteen pounds two shillings & three pence half penny in Specie and Seventeen pounds Six shillings New Emission money be allowed and paid out of the Treasury and that the Treasurer govern himself accordingly and charge the Same in his next account to be settled — which report being read and considered — *voted* that it be received and accepted —

Sent up by Mr Crawford

An Act for the ease and relief of persons imprisoned for debt, was read a third time and passed to be Enacted —

Sent up by Mr Crawford & Mr Dame

On the punishment to the crime of Blasphemy prescribed in the Bill to be Enacted—the Yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr McClarey	Mr McMillan	Mr Grout
Mr Wentworth	Mr Clough	Mr Taylor	Mr Morse
Mr Connor	Mr Chamberlain	Mr Jer <sup>e</sup> Smith	Mr Crawford
Mr Blanchard	Mr Bradley	Mr Wallace	Mr E Hoit
Mr Weeks	Mr Kellie	Mr Gerrish	Mr Freeman
Mr Brown	Mr Badger	Mr Page	Mr Dame
Mr Plummer	Mr N Hoit	Mr Whitcomb	Mr Young
Mr Cilley	Mr Copp	Mr Alexander	
Nays.	Nays.	Nays.	Nays.
Mr Macgregore	Mr Palmer	Mr Cragin	Mr Holmes
Mr Eastman	Mr Dole	Mr Stiles	Mr Stone
Mr Toppan	Mr Emerson	Mr Prescottt	Mr Kimball
Mr Hill	Mr Warner	Mr Temple	Mr Burnam
Mr Bartlett	Mr Parker	Mr Rand	Mr Tarlton
Mr Jo <sup>s</sup> Smith	Mr Barrett	Mr Wellman	Mr Eames
Mr Gibson	Mr Clark		

31 Yeas — 26 Nays — so it passed in the affirmative  
Adjourned to 3 o'Clock. P. M.—

Met accordingly —

The Committee on the Petition of Phillip Goss reported that the prayer of said Petition be so far granted as that the extent against him be stayed till the next session of the General Court  
\* 14-173 — which report being read and considered \* *voted* that it be received and accepted and that the Treasurer govern himself accordingly — Sent up by Mr Chamberlain

An Act to restore William Boynton to his Law — was read a third time and passed to be Enacted —

Sent up by Mr Chamberlain & Mr Cragin

*Voted* that the Rev<sup>d</sup> Mr Evans have and receive out of the Treasury by order of the President three pounds twelve Shillings as a recompence for his Officiating as Chaplain to the General Court during the present Session — Sent up by Mr McClarey

The vote respecting post roads & post riders came down from the Hon<sup>bl</sup> Senate for the following amendment “that there be a post Officer appointed at Plastow” on which amendment the yeas and nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
Mr Connor	Mr Jo <sup>s</sup> Smith	Mr Taylor	Mr Wallace
Mr Macgregore	Mr Kellie	Mr Dole	Mr Gerrish
Mr McClarey	Mr N Hoit	Mr Warner	Mr Page
Mr Chamberlain	Mr Copp	Mr Cragin	Mr Stiles

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Holmes	M <sup>r</sup> Duncan	M <sup>r</sup> E Hoit	M <sup>r</sup> Eames
M <sup>r</sup> Kimball	M <sup>r</sup> Baker	M <sup>r</sup> Dame	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> Barrett	M <sup>r</sup> Penniman
M <sup>r</sup> Wentworth	M <sup>r</sup> Bradley	M <sup>r</sup> Clark	M <sup>r</sup> Morse
M <sup>r</sup> Blanchard	M <sup>r</sup> Bartlett	M <sup>r</sup> Shepherd	M <sup>r</sup> Stone
M <sup>r</sup> Weeks	M <sup>r</sup> Gibson	M <sup>r</sup> Whitcomb	M <sup>r</sup> Burnam
M <sup>r</sup> Brown	M <sup>r</sup> Palmer	M <sup>r</sup> Prescott	M <sup>r</sup> Crawford
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> Alexander	M <sup>r</sup> Tarlton
M <sup>r</sup> Plummer	M <sup>r</sup> Emerson	M <sup>r</sup> Rand	M <sup>r</sup> Young
M <sup>r</sup> Hill	M <sup>r</sup> Parker	M <sup>r</sup> Wellman	

23 Yeas — 31 Nays — so it passed in the negative

The Committee to consider of the Petition of Joseph Kimball Esq<sup>r</sup> reported that no extent be issued against the Town of Plainfield on account of said Town's being deficient in furnishing their Quota of Soldiers in the late war until the next session of the General Court — which report being read and considered *voted* that it be received & accepted and that the Treasurer govern himself accordingly —

Sent up by M<sup>r</sup> M<sup>c</sup>Clarey

*Voted* that the Account of the Honb<sup>l</sup> Ebenz<sup>r</sup> Smith Esq<sup>r</sup> amounting to Seven pounds Seventeen shillings be allowed \* and paid out of the Treasury by order of the \* 14-174 President

Sent up by M<sup>r</sup> Holmes

*Voted* that the Account of George Hough amounting to three pounds two shillings and Six pence be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Holmes

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY FEB<sup>r</sup> 16<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that the Account of Maj<sup>r</sup> William Duncan amounting to Eighteen shillings be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Holmes

On Motion that three Thousand pounds be raised as a Tax for the Current year — the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Wentworth	M <sup>r</sup> N Hoit	M <sup>r</sup> Cragin	M <sup>r</sup> Grout
M <sup>r</sup> Blanchard	M <sup>r</sup> Copp	M <sup>r</sup> Gerrish	M <sup>r</sup> Penniman
M <sup>r</sup> Hill	M <sup>r</sup> M <sup>c</sup> Millan	M <sup>r</sup> Whitcomb	M <sup>r</sup> Morse
M <sup>r</sup> M <sup>c</sup> Clarey	M <sup>r</sup> Warner	M <sup>r</sup> Prescott	M <sup>r</sup> Burnam
M <sup>r</sup> Gibson	M <sup>r</sup> Parker	M <sup>r</sup> Alexander	M <sup>r</sup> E Hoit
M <sup>r</sup> Kellie	M <sup>r</sup> Barrett	M <sup>r</sup> Temple	M <sup>r</sup> Young
M <sup>r</sup> Badger	M <sup>r</sup> Clark	M <sup>r</sup> Wellman	M <sup>r</sup> Eames

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Chamberlain	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Kimball
M <sup>r</sup> Connor	M <sup>r</sup> Bradley	M <sup>r</sup> Wallace	M <sup>r</sup> Duncan
M <sup>r</sup> Macgregore	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Page	M <sup>r</sup> Baker
M <sup>r</sup> Weeks	M <sup>r</sup> Palmer	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> Brown	M <sup>r</sup> Taylor	M <sup>r</sup> Stiles	M <sup>r</sup> Freeman
M <sup>r</sup> Eastman	M <sup>r</sup> Dole	M <sup>r</sup> Rand	M <sup>r</sup> Tarlton
M <sup>r</sup> Plummer	M <sup>r</sup> Emerson	M <sup>r</sup> Stone	M <sup>r</sup> Dame
M <sup>r</sup> Cilley			

28 Yeas — 29 Nays — so it passed in the Negative

*Voted* that a Tax of two thousand pounds be raised on the Polls and Estates in this State the current year and that a Supply Bill be brought in for that purpose On which vote the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Blanchard	M <sup>r</sup> Bradley	M <sup>r</sup> N Hoit	M <sup>r</sup> Barrett
M <sup>r</sup> Hill	M <sup>r</sup> Gibson	M <sup>r</sup> McMillan	M <sup>r</sup> Clark
M <sup>r</sup> McClarey	M <sup>r</sup> Kellie	M <sup>r</sup> Warner	M <sup>r</sup> Cragin
*14-175 *M <sup>r</sup> Gerrish	M <sup>r</sup> Temple	M <sup>r</sup> Stone	M <sup>r</sup> E Hoit
	M <sup>r</sup> Wellman	M <sup>r</sup> Baker	M <sup>r</sup> Freeman
M <sup>r</sup> Whitcomb	M <sup>r</sup> Grout	M <sup>r</sup> Burnam	M <sup>r</sup> Young
M <sup>r</sup> Prescott	M <sup>r</sup> Morse	M <sup>r</sup> Crawford	M <sup>r</sup> Eames
M <sup>r</sup> Alexander	M <sup>r</sup> Badger	M <sup>r</sup> Parker	

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Plummer	M <sup>r</sup> Dole	M <sup>r</sup> Rand
M <sup>r</sup> Wentworth	M <sup>r</sup> Cilley	M <sup>r</sup> Emerson	M <sup>r</sup> Penniman
M <sup>r</sup> Connor	M <sup>r</sup> Chamberlain	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Kimball
M <sup>r</sup> Macgregore	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Duncan
M <sup>r</sup> Weeks	M <sup>r</sup> Palmer	M <sup>r</sup> Page	M <sup>r</sup> Tarlton
M <sup>r</sup> Brown	M <sup>r</sup> Copp	M <sup>r</sup> Shepherd	M <sup>r</sup> Dame
M <sup>r</sup> Eastman	M <sup>r</sup> Taylor	M <sup>r</sup> Stiles	

30 Yeas — 27 Nays — so it passed in the Affirmative

Sent up by M<sup>r</sup> Gerrish —

An Act for the punishment of certain crimes not capital, was read a third time and passed to be Enacted

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Eames —

An Act directing the proceedings in case of forcible entry and detainer of lands and tenements — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Eames

An Act regulating licensed houses, was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Eames

*Voted* that the Account of Jeremiah Smith Esq<sup>r</sup> amounting to Eighty five pounds nineteen shillings & Six pence be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Warner

*Voted* that the Account of Nath<sup>l</sup> Peabody Esq<sup>r</sup> amounting to forty one pounds & two shillings be allowed & paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Warner

*Voted* that the Account of John Sullivan Esq<sup>r</sup> amounting to thirty two pounds Six shillings be allowed and paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Warner

*Voted* that the Account of John Porter amounting to three pounds Six shillings be allowed and paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Warner

\* *Voted* that the Account of Edward S Livermore Esq<sup>r</sup> \* 14-176 amounting to three pounds be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> Warner

*Voted* that the Account of Arthur Livermore amounting to Six pounds one shilling and Six pence be allowed and paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Warner

*Voted* that the chief Justice of the Superior Court have and receive out of the Treasury of this State One hundred and fifty pounds and the other Justices of said Court one hundred and thirty pounds each as an Annual Salary the Same to be paid in quarterly payments to the said Justices respectively that the said Justices accounting for the fees they may severally receive from the Clerk of said Court, and that the Clerk of said Court shall quarterly transmit to the President an account of the fees by him paid to said Judges, and that the President give order for the payment of the Several and respective ballances —

Sent up by M<sup>r</sup> Parker

The Committee on Invalids &c Reported that his Excellency the President of this State be requested to write as soon as may be to our Representatives in Congress informing them that it appears that there are a number of Invalids in this state who are not on the list of Invalid pensioners — That a personal or particular application from each of such Invalids to Congress is attended with much expence to the Invalids and is troublesome to Congress and desire said Representatives to lay a memorial before Congress requesting them to authorize them to appoint and authorize some person or persons in this state to inspect such Invalids — And that the Certificate from such person or persons made to Congress shall have the Same effect as a personal or particular application from said Invalids to Congress would have — And that said Representatives \* be requested to give information to \* 14-177 his Excellency as soon as may be of the Success of

their Memorial and what other measures if any they think necessary to be taken on the Subject—which report being read and considered—*voted* that it be received and accepted—

Sent up by M<sup>r</sup> Parker—

Adjourned to 3 o'Clock P. M.—

Met accordingly—

An Act relative to the Attestation of Wills—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Plummer & M<sup>r</sup> Macgregore

*Voted* that the Members of the Honb<sup>l</sup> Senate and their Clerk be allowed four pence  $\frac{3}{4}$  mile for travel to and from the place of their meeting when sitting for the trial of the Honb<sup>l</sup> Woodbury Langdon Esq<sup>r</sup> and Six shillings  $\frac{3}{4}$  day for their attendance and that the Secretary make up a Roll for that purpose or add the said travel and attendance to the Roll for the present Session and that the President give order for payment—

Sent up by M<sup>r</sup> Whitcomb—

An Act relating to attorneys, was read a third time & passed to be Enacted—

Sent up by M<sup>r</sup> Whitcomb & M<sup>r</sup> Shepherd

The Committee on the Account of Samuel Bean reported that he be allowed five pounds ten shillings in full which report being read and considered *voted* that it be received and Accepted, and that the President give order on the Treasury for payment of said Sum—

Sent up by M<sup>r</sup> Whitcomb

An Act prescribing the time and mode of redeeming real Estate Mortgaged or conveyed by Deed of bargain and Sale with defeazance—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Whitcomb & M<sup>r</sup> Shepherd

An Act to establish an Academy in the Town of Atkinson and to incorporate the trustees thereof—was read a third time and passed to be Enacted—

Sent up by M<sup>r</sup> Whitcomb & M<sup>r</sup> Shepherd

The Committee on the Printers accounts reported that James D Griffith be allowed twenty shillings in full for his account which was for advertizing the report of the Committee on

\* 14-178 \* County lines, which account is lost—which report being read and considered, *voted* that it be received and that the President give order accordingly—

Sent up by M<sup>r</sup> Prescott—

The Committee to consider of the report of a Committee appointed last Session to examine and settle the Treasurers Accounts reported that said report be received & accepted and the Statement

by them reported be approved & considered as a settlement of Accounts between the state and said Treasurer as far as relates to the matters therein stated — that the Indents mentioned in said report and all other public Securities of the United States now in the hands of said Committee be delivered over to the Commissioners appointed to fund the Same in behalf of this State taking from said Commissioners a descriptive certificate therefor to be fairly recorded in the Secretarys Office and lodged in the Comptrollers Office for the use of the State — That the state notes and Certificates and new emission money, mentioned in said report be secured and deposited in the Treasurers Office and custody the said Treasurer giving such descriptive certificate for said State Notes Certificates & New Emission money as the President shall think proper to Accept, which receipt is to be fairly recorded by the Secretary and lodged in the Comptrollers Office —

That the state orders and orders for premiums for killing wolves mentioned in said report be punched under the direction of the President and Council by persons to be appointed for that purpose and be deposited in the said Comptrollers Office for the use of the state — And that Accounts receipts and all other papers in the hands of the Committee as mentioned in the said report and not otherwise herein disposed of be also deposited in the said Comptrollers office for the use of the state and that when the business shall be compleated on the part of said Committee as herein before mentioned that they be fully discharged — Which report being read and consider<sup>d</sup> voted that it be rec<sup>d</sup> & accepted

Sent up by M<sup>r</sup> Prescottt —

\* An Act to Incorporate & establish an Academy in \* 14-179  
Amherst was read a third time and passed to be En-  
acted —

Sent up by M<sup>r</sup> Prescottt & M<sup>r</sup> Temple

Voted that the Account of Caleb Buswell amounting to twenty one pounds ten shillings be allowed and paid out of the Treasury by order of the President from the money now in the Treasury —

Sent up by M<sup>r</sup> M<sup>c</sup>Clarey

[ Voted that the Account of William Duncan amounting to three pounds be allowed and paid out of the Treasury by order of the President —

Sent up by M<sup>r</sup> M<sup>c</sup>Clarey]

Resolved that in all future Sessions of the Legislature of this State that the Doors of the Senate be open for the admission of the Citizens of this State to hear the debates of the Senate in the Same manner as citizens are now admitted to hear the debates of the House of Representatives —

Sent up by M<sup>r</sup> M<sup>c</sup>Clarey

*Resolved* that the Treasurer be and he hereby is directed to issue a precept to the Several Towns and places that have been represented the year past stating therein the Sum due from such Town or place for the attendance of their respective representatives and that he require the Select men to pay such sum into the Treasury by the first day of March 1792 —

Sent up by Mr M<sup>c</sup>Clarey

The Committee to consider of a Letter from Alexander Hamilton Esq<sup>r</sup> Reported that his Excellency the President be requested to call upon the Treasurer or such other person or such other persons as he may think proper to obtain the Information requested in the letter from the Secretary of the Treasury dated Jan<sup>y</sup> 14<sup>th</sup> 1791 and make answer to said letter as upon enquiry he may judge expedient — and also that his Excellency the President be requested to take such other measures respecting the subject matter of said Letter as he with advice of Council may think for the public good — which report being read and considered *voted* that it be received and accepted —

Sent up by Mr M<sup>c</sup>Clarey

<sup>1</sup> [Motion was made that a resolve pass this house in the following words :

*Resolved* that it is the opinion of this house, that the act of Congress passed at the last session, intituled, "An act making provision for the debt of the United-States." so far as the same respects making provision for the debts of the respective states, is very injurious to this state, because this state have already made provision for the payment of the greater part of the debt incurred by this state, during the late war, and a considerable proportion of it is actually paid, and because this state can with more justice and satisfaction to its creditors, and more ease to its citizens, discharge the balance now due from this state, than the same will or can be discharged by the method prescribed in said act, and because the sum so assumed, is by no means in proportion to the services done, or debts contracted for the common defence, by the respective states; as in case of any assumption previous to a final settlement of the account of the several states, in justice and equity it ought to have been, and that this state is particularly injured in this respect, their just proportion of said sum of twenty one million and five hundred thousand dollars, being a sum far exceeding the sum of three hundred thousand dollars assumed for this state by said act.

On which motion the yeas and nays were called, and are as follow :

<sup>1</sup> Taken from printed journal.



Yeas.	Yeas.	Yeas.	Yeas.
Mr. Macgregore,	Mr. Clough,	Mr. Chamberlain,	Mr. Joseph Smith,
Mr. Copp,	Mr. Dole,	Mr. Warner,	Mr. Gerrish,
Mr. Flanders,	Mr. Page,	Mr. Stiles,	Mr. Prescott,
Mr. Temple,	Mr. Wellman,	Mr. Grout,	Mr. Holmes,
Mr. Kimball,	Mr. Duncan,	Mr. Burnham,	Mr. Crawford.
Mr. Freeman,	Mr. Tarleton,	Mr. Dame,	
Nays.	Nays.	Nays.	Nays.
Mr. Gains,	Mr. Wentworth,	Mr. Connor,	Mr. Blanchard,
Mr. Weeks,	Mr. Brown,	Mr. Eastman,	Mr. Plummer,
Mr. Hill,	Mr. M <sup>c</sup> Clarey,	Mr. Bradley,	Mr. Bartlett,
Mr. Gibson,	Mr. Kellie,	Mr. Palmer,	Mr. Badger,
Mr. N. Hoit,	Mr. M <sup>c</sup> Millan,	Mr. Taylor,	Mr. Emerson,
Mr. Parker,	Mr. Barrett,	Mr. Clark,	Mr. Cragin,
Mr. Wallace,	Mr. Shepherd,	Mr. Whitcomb,	Mr. Alexander,
Mr. Rand,	Mr. Penniman,	Mr. Morse,	Mr. Stone,
Mr. Baker,	Mr. E. Hoit,	Mr. Young,	Mr. Eames.

23 Yeas — 36 Nays, — So it was negatived.]

\* On the Second reading of the Bill for raising two \* 14-180  
Thousand pounds for the use of this State for the cur-  
rent year motion was made that it pass to be Enacted on which  
motion the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Blanchard	M <sup>r</sup> Wallace	M <sup>r</sup> Prescottt	M <sup>r</sup> Baker
M <sup>r</sup> Hill	M <sup>r</sup> Warner	M <sup>r</sup> Alexander	M <sup>r</sup> Burnam
M <sup>r</sup> M <sup>c</sup> Clarey	M <sup>r</sup> Parker	M <sup>r</sup> Temple	M <sup>r</sup> Crawford
M <sup>r</sup> Bradley	M <sup>r</sup> Barrett	M <sup>r</sup> Wallace	M <sup>r</sup> E Hoit
M <sup>r</sup> Gibson	M <sup>r</sup> Clark	M <sup>r</sup> Grout	M <sup>r</sup> Freeman
M <sup>r</sup> Kellie	M <sup>r</sup> Cragin	M <sup>r</sup> Holmes	M <sup>r</sup> Young
M <sup>r</sup> Badger	M <sup>r</sup> Gerrish	M <sup>r</sup> Morse	M <sup>r</sup> Eames
M <sup>r</sup> N Hoit	M <sup>r</sup> Whitcomb	M <sup>r</sup> Stone	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Plummer	M <sup>r</sup> Taylor	M <sup>r</sup> Stiles
M <sup>r</sup> Wentworth	M <sup>r</sup> Cilley	M <sup>r</sup> Dole	M <sup>r</sup> Rand
M <sup>r</sup> Connor	M <sup>r</sup> Clough	M <sup>r</sup> Emerson	M <sup>r</sup> Penniman
M <sup>r</sup> Macgregore	M <sup>r</sup> Chamberlain	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Kimball
M <sup>r</sup> Weeks	M <sup>r</sup> Bartlett	M <sup>r</sup> Wallace	M <sup>r</sup> Duncan
M <sup>r</sup> Toppan	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Flanders	M <sup>r</sup> Dow
M <sup>r</sup> Brown	M <sup>r</sup> Palmer	M <sup>r</sup> Page	M <sup>r</sup> Tarlton
M <sup>r</sup> Eastman	M <sup>r</sup> Copp	M <sup>r</sup> Shepherd	M <sup>r</sup> Dame

31 Yeas — 32 Nays — so it was negatived —

Adjourned to 9 o'Clock to morrow morning

THURSDAY FEB<sup>R</sup> 17<sup>th</sup> 1791 —

The House met according to adjournment

An Act to prevent incestuous marriages and to regulate divorces — was read a third time and passed to be Enacted —

Sent up by M<sup>r</sup> Gains & M<sup>r</sup> Freeman

*Voted* that the Account of James Gray amounting to One pound fifteen shillings and three pence be allowed & paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Gains —

*Voted* that the Account of Moses L Neal amounting to five pounds thirteen shillings and three pence be allowed and paid out of the Treasury by order of the President from the revenue arising by Excise — Sent up by M<sup>r</sup> Gains —

*Voted* that no extent issue against the Select men of Bath for any public taxes until January 1792 —

Sent up by M<sup>r</sup> Young

\* 14-181 \* *Voted* that the Account of John Calfe Esq<sup>r</sup> amounting to Nine pounds and Seven pence be allowed and paid out of the Treasury by order of the President from the Revenue arising by Excise — Sent up by M<sup>r</sup> Young

*Voted* that the Account of Josiah Nelson amounting to Eighteen pounds fifteen shillings and four pence be allowed and paid out of the Treasury by order of the President — Sent up by M<sup>r</sup> Dole

Upon reading and considering the Petition of Samuel Flagg *voted* that the prayer thereof be granted and that he have leave to bring in a Resolve accordingly — Sent up by M<sup>r</sup> Warner

An Act to authorize the Treasurer to issue precepts to certain Towns and places was read a third time & passed to be Enacted —

Sent up by M<sup>r</sup> Warner & M<sup>r</sup> Cragin

*Voted* that his Excellency the President be desired to give information to the Rev<sup>d</sup> M<sup>r</sup> Evans of Concord that it is the desire of the Legislature that he would prepare & deliver an Election Sermon at Concord before the General Court that may assemble on the first Wednesday in June next and in case that it should so happen that the Rev<sup>d</sup> M<sup>r</sup> Evans cannot attend, that the Rev<sup>d</sup> M<sup>r</sup> Morrison of Londonderry be requested to prepare for the above purpose —

Sent up by M<sup>r</sup> Emerson

*Voted* that M<sup>r</sup> Toppan, M<sup>r</sup> Page & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to prepare a Petition to Congress and Instructions to our representatives on the Subject matter of the Assumption of the state debts —

Sent up by M<sup>r</sup> E Hoit

Adjourned to 3 o'Clock P. M —

Met accordingly

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Page & M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report what business is necessary to be yet done at this Session and when this Court shall adjourn — Sent up by M<sup>r</sup> Eames —

On motion whether this state will make any grant \* to \* 14-182 the Revr<sup>d</sup> M<sup>r</sup> Belknap for his encouragement in compiling and perfecting the History of this State — The yeas and nays were called and are as follows — (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> Warner	M <sup>r</sup> Wellman
M <sup>r</sup> Connor	M <sup>r</sup> Bradley	M <sup>r</sup> Parker	M <sup>r</sup> Grout
M <sup>r</sup> Macgregore	M <sup>r</sup> Bartlett	M <sup>r</sup> Barrett	M <sup>r</sup> Holmes
M <sup>r</sup> Blanchard	M <sup>r</sup> Kellie	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Stone
M <sup>r</sup> Weeks	M <sup>r</sup> Palmer	M <sup>r</sup> Gerrish	M <sup>r</sup> Duncan
M <sup>r</sup> Toppan	M <sup>r</sup> Copp	M <sup>r</sup> Page	M <sup>r</sup> Freeman
M <sup>r</sup> Plummer	M <sup>r</sup> McMillan	M <sup>r</sup> Stiles	M <sup>r</sup> Tarlton
M <sup>r</sup> Hill	M <sup>r</sup> Emerson	M <sup>r</sup> Prescott	M <sup>r</sup> Eames
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Brown	M <sup>r</sup> N Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> Kimball
M <sup>r</sup> Eastman	M <sup>r</sup> Taylor	M <sup>r</sup> Whitcomb	M <sup>r</sup> Baker
M <sup>r</sup> McClarey	M <sup>r</sup> Dole	M <sup>r</sup> Alexander	M <sup>r</sup> Burnam
M <sup>r</sup> Clough	M <sup>r</sup> Clark	M <sup>r</sup> Temple	M <sup>r</sup> Crawford
M <sup>r</sup> Chamberlain	M <sup>r</sup> Cragin	M <sup>r</sup> Rand	M <sup>r</sup> E Hoit
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Penniman	M <sup>r</sup> Dame
M <sup>r</sup> Gibson	M <sup>r</sup> Flanders	M <sup>r</sup> Morse	M <sup>r</sup> Young
M <sup>r</sup> Badger			

32 Yeas — 29 Nays — so it passed in the Affirmative

*Voted* that the Revr<sup>d</sup> Jeremy Belknap have & receive out of the Treasury of this State fifty pounds as an encouragement for his laudable undertaking of compiling and perfecting the History of this State — On which vote the yeas & Nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> McClarey	M <sup>r</sup> Emerson	M <sup>r</sup> Prescott
M <sup>r</sup> Connor	M <sup>r</sup> Clough	M <sup>r</sup> Warner	M <sup>r</sup> Wellman
M <sup>r</sup> Macgregore	M <sup>r</sup> Chamberlain	M <sup>r</sup> Parker	M <sup>r</sup> Grout
M <sup>r</sup> Blanchard	M <sup>r</sup> Bradley	M <sup>r</sup> Barrett	M <sup>r</sup> Holmes
M <sup>r</sup> Weeks	M <sup>r</sup> Bartlett	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Duncan
M <sup>r</sup> Toppan	M <sup>r</sup> Kellie	M <sup>r</sup> Gerrish	M <sup>r</sup> Freeman
M <sup>r</sup> Plummer	M <sup>r</sup> Palmer	M <sup>r</sup> Page	M <sup>r</sup> Tarlton
M <sup>r</sup> Hill	M <sup>r</sup> Copp	M <sup>r</sup> Stiles	M <sup>r</sup> Eames
M <sup>r</sup> Cilley	M <sup>r</sup> McMillan		

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Brown	M <sup>r</sup> Dole	M <sup>r</sup> Alexander	M <sup>r</sup> Baker
M <sup>r</sup> Eastman	M <sup>r</sup> Clark	M <sup>r</sup> Temple	M <sup>r</sup> Burnam
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Cragin	M <sup>r</sup> Rand	M <sup>r</sup> Crawford
M <sup>r</sup> Gibson	M <sup>r</sup> Wallace	M <sup>r</sup> Penniman	M <sup>r</sup> E Hoit
M <sup>r</sup> Badger	M <sup>r</sup> Flanders	M <sup>r</sup> Morse	M <sup>r</sup> Dame
M <sup>r</sup> N Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> Stone	M <sup>r</sup> Young
M <sup>r</sup> Taylor	M <sup>r</sup> Whitcomb		

34 Yeas — 26 Nays — so it passed in the affirmative

Sent up by M<sup>r</sup> Prescott —

\* 14-183 \* *Resolved* that the Treasurer of this State be and he hereby is directed not to issue any Extents against any Constables or Collectors for any state Certificate or Indent outstanding Taxes except on particular application of the Select men of any Town or place until further order of the General Court — On which resolve the Yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> N Hoit	M <sup>r</sup> Stiles	M <sup>r</sup> Duncan
M <sup>r</sup> Macgregore	M <sup>r</sup> Copp	M <sup>r</sup> Whitcomb	M <sup>r</sup> Baker
M <sup>r</sup> Blanchard	M <sup>r</sup> McMillan	M <sup>r</sup> Prescott	M <sup>r</sup> Burnam
M <sup>r</sup> Weeks	M <sup>r</sup> Taylor	M <sup>r</sup> Alexander	M <sup>r</sup> Crawford
M <sup>r</sup> Toppan	M <sup>r</sup> Dole	M <sup>r</sup> Temple	M <sup>r</sup> E Hoit
M <sup>r</sup> Brown	M <sup>r</sup> Warner	M <sup>r</sup> Rand	M <sup>r</sup> Freeman
M <sup>r</sup> Chamberlain	M <sup>r</sup> Jer <sup>e</sup> Smith	M <sup>r</sup> Wellman	M <sup>r</sup> Tarlton
M <sup>r</sup> Bartlett	M <sup>r</sup> Flanders	M <sup>r</sup> Holmes	M <sup>r</sup> Dame
M <sup>r</sup> Gibson	M <sup>r</sup> Page	M <sup>r</sup> Stone	M <sup>r</sup> Young
M <sup>r</sup> Kellie	M <sup>r</sup> Shepherd	M <sup>r</sup> Kimball	M <sup>r</sup> Eames
M <sup>r</sup> Palmer			

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> McClarey	M <sup>r</sup> Parker	M <sup>r</sup> Gerrish
M <sup>r</sup> Eastman	M <sup>r</sup> Bradley	M <sup>r</sup> Barrett	M <sup>r</sup> Grout
M <sup>r</sup> Plummer	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Cragin	M <sup>r</sup> Penniman
M <sup>r</sup> Hill	M <sup>r</sup> Emerson	M <sup>r</sup> Wallace	M <sup>r</sup> Morse
M <sup>r</sup> Cilley			

41 Yeas — 17 Nays — so it passed in the Affirmative

Sent up by M<sup>r</sup> Brown

*Resolved* that the Treasurer of this State be and he hereby is directed to issue his extents against the Several Excise masters who are now Indebted to this State, except upon the Bonds signed by John Neal, Ebenezer Green and Bradbury Cilley Esquires on the first day of May next unless the Several excise masters shall previous to that time pay into the Treasury one third of the Sum now due on said Excise bonds other than those before excepted

Sent up by M<sup>r</sup> Brown

The following vote respecting the Honb<sup>l</sup> Woodbury Langdon came down from the Honb<sup>l</sup> Senate —

State of New }  
Hampshire } In Senate Chamber Concord Feb<sup>r</sup> 17<sup>th</sup> 1791 —

The Honb<sup>l</sup> Ebenz<sup>r</sup> Smith Senior Senator in the Chair Nath<sup>n</sup> Peabody, Ebenz<sup>r</sup> Webster, John Bell, Amos Shepherd Peter Green, Nath<sup>n</sup> Rogers, Sanford Kingsbury & Joseph Cilley Esquires Present —

\* His Honour the Senior senator laid before the Sen- \* 14-184  
ate a Resolve of the House of Representatives of the  
twenty Sixth of January last purporting to be an Address to his  
Excellency the President and the Honb<sup>l</sup> Council for the removal  
of Honb<sup>l</sup> Woodbury Langdon Esq<sup>r</sup> from the Office of Justice of  
the Superior Court of Judicature in this State which was read —  
And which together with a short retrospective view of the late  
proceedings of the Said Honb<sup>l</sup> House of Representatives with  
respect to said Langdon and his conduct toward them and the  
Senate being duly considered — The Senate are of Opinion  
although they pretend not at this time to determine but that said  
Langdons Conduct in his said Office on trial upon the merits of  
an Impeachment might have been found extremely censurable  
nor do they say but that his conduct in many other respects  
towards the authority of the State in General and some respect-  
able characters in places of high trust and Confidence in particu-  
lar might upon a candid construction appear unjustifiable even  
upon the most favourable explanation — Yet when the Senate for  
a moment reflect that the full force of said Resolve or address if  
carried into execution, can operate no farther than to effect a  
removal from office — And also consider that M<sup>r</sup> Langdon hath  
accepted of an Important appointment under the authority of  
the United States which renders it inconvenient for him to exer-  
cise and highly improper that he should any longer hold his said  
office as a Justice of said Court — And that M<sup>r</sup> Langdon im-  
pressed with these Sentiments or from other motives hath prior to  
said resolve by a letter dated the 17<sup>th</sup> of January last for that pur-  
pose now before the President and Council actually resigned his  
said Office — And notwithstanding the Senate entertain the most  
favourable Ideas and Sentiments of the wisdom zeal  
and laudible efforts of the Honb<sup>l</sup> House \*by their \* 14-185  
endeavouring to bring to trial any officer of Government  
accused of Mal-conduct in Office, Nevertheless the Senate taking  
all circumstances into consideration Unanimously *voted* that it is

not their duty to Concur with the Honourable House in their said Resolve or Address — [Joseph Pearson Secretary]

*Voted* that the Hon<sup>b</sup> Jeremiah Smith Esq<sup>r</sup> be and he hereby is appointed a Committee to inspect the press while the revised laws are printing — That he prepare an Index & Superintend and direct the business of printing and binding said Laws and that the Committee for revising the Laws be requested to lay before the General Court such further Laws as are necessary to compleat the System at the Commencement of the next Session — and that said Committee determine what laws now in force shall be printed and published — and in case M<sup>r</sup> Smith cannot attend that the President and Council appoint some other person —

Sent up by M<sup>r</sup> E Hoit —

Adjourned to 8 o'Clock to morrow morning

FRIDAY FEB<sup>r</sup> 18<sup>th</sup> 1791.

The House met according to adjournment

The following resolve came down from the Hon<sup>b</sup> Senate for Concurrence —

Whereas Samuel Flagg hath Petitioned the General Court of said State setting forth that Zaccheus Cutler late of Amherst in said State Esq<sup>r</sup> on the fourth day of Sept<sup>r</sup> A D 1774 For value received made and Subscribed his note of hand to the said Samuel for the Sum of Eighty eight pounds Seven shillings & ten pence Lawful money carrying Interest and his further note for the Sum of Six pounds fifteen shillings and Seven pence like money with Interest after three months — And afterwards the said notes being due and unpaid became an absentee & by due course of Law Commissioners were appointed to examine and allow claims to his estate, but that by some unforeseen accident the said Samuels demands aforesaid although he had taken as he Supposed due pains to lay them before said Commissioners, were not by them duly examined or allowed by means whereof

\* 14-186 he had been deprived of the \* benefit of said Notes and prayed relief herein and that he might be admitted to come in with the other creditors and have the contents of said Notes or such part of said Absentees Estate as yet may be found in outstanding debts due to said Estate not proportioned among the Creditors or that he might be otherwise relieved and obtain Substantial justice as to the said Court might Seem most fit —

Which prayer appearing reasonable

Be it therefore *Resolved* that the said Samuels Claims aforesaid

be admitted according to the effect of his said prayer notwithstanding their not having been allowed by said Commissioners and that he have the Same out of the Estate of the said Absentee not yet administred upon or not accounted for if any such may be found but nothing herein shall be understood to entitle him to receive the Same out of the Estate of the said Absentee already proportioned among the other Creditors —

which resolve was read and concurred —

Sent up by M<sup>r</sup> Smith

*Voted* that the President with the advice of Council be desired to appoint a Post Officer at Plastow provided it can be done without any expence to the State —

Sent up by M<sup>r</sup> Smith

*Resolved* that all Specie orders or orders drawn by the President on the Treasurer or the funds of Impost Excise or Naval Office and Wolf Certificates be indiscriminately received in the payment of any outstanding Specie Tax, Impost or Excise bonds —

Sent up by M<sup>r</sup> Holmes

An Act for suspending the operation of Sundry Acts therein enumerated until a certain time therein mentioned came down from the Honb<sup>l</sup> Senate to be Enacted and after having been read a third time was Enacted —

Sent up by M<sup>r</sup> Smith & M<sup>r</sup> Emerson

The vote appointing M<sup>r</sup> Smith to inspect the press &c came down from the Honb<sup>l</sup> Senate for the following amendment "That the Honb<sup>l</sup> Nath<sup>l</sup> Peabody Esq<sup>r</sup> be added to the committee to inspect the press while the revised laws are \*printing \* 14-187 either of whom to attend that business and that said Committee be directed to draught a book of forms for such civil Officers of this State as they shall think proper & lay the Same before the General Court at the next Session which amendment was read & concurred —

Sent up by M<sup>r</sup> Prescott

*Voted* that the President with advice of Council be desired to adjourn the General Court to the last Wednesday in May next then to meet at Concord —

Sent up by M<sup>r</sup> Prescott

*Resolved* that the thanks of the General Court be returned to the Town of Concord for the generous and very polite offer made by the Select men in behalf of said Town of the use of the well designed and elegant public building lately erected for the accommodation of the General Court this mark of attention and liberality in the Town of Concord will be gratefully remembered by the Legislature whose deliberations will be facilitated by improving the fabric for the laudible purposes for which it was erected and the rising prosperity of this Town will at all times add to the happiness of the General Court and that the Honb<sup>l</sup> Moses Dow

Esquire be a Committee to present a Copy of this Resolve to the Select men of the Town of Concord— Sent up by M<sup>r</sup> Prescottt

*Voted* that the Clerk of this House be directed to furnish the Treasurer with a Copy of the vote for staying extents for the outstanding Certificate & Indent Taxes—

The Secretary came down and gave information that he was directed by his Excellency the President that he with advice of Council had thought fit to adjourn the General Court to the last Wednesday in May next then to meet at Concord— and that they were accordingly adjourned

<sup>1</sup>[Of the foregoing votes which were sent up to the Honorable Senate for concurrence, the following were non-concurred and ordered to lay until the next session.

The vote granting the prayer of the petition of E[s]ther Holland.

The vote on the petition of Wendell, Lemster, Unity, &c.

The vote on the petition of Abiel Heywood.

The vote on the petition of Love Runnels.

The vote in favor of Daniel Putnam's receiving £16 for losses in 1776.

The vote on the petition of Isaac Baldwin.

The Hemp act.

The vote granting the prayer of the petition of Aaron Davis.

The vote granting the petition of Lemuel Parker.

The vote for exchanging Benjamin Hanniford's order.

The vote for granting a lottery for Chesterfield Academy.

The vote for granting a lottery for Newipswich Academy.

The vote for granting a lottery, &c. for Hopkinton.

The vote for receiving 8s. in specie, in lieu of 20s. in indents and certificates, and

The resolve for the Treasurer's issuing precepts to certain towns and places were non-concurred.

The act for regulating licenced houses, and

The resolve for the Treasurer not to issue extents against excise masters were non-concurred.

The bill for opening a channel on Waterquechee-falls.

Walter Geer's petition.

Hampton petition for a lottery.

Amherst petition as far as it respects a lottery, and

The resolve for keeping the Senate doors open, were ordered to lay until the next session.]

<sup>1</sup> Taken from printed journal.



STATE OF NEW HAMPSHIRE.

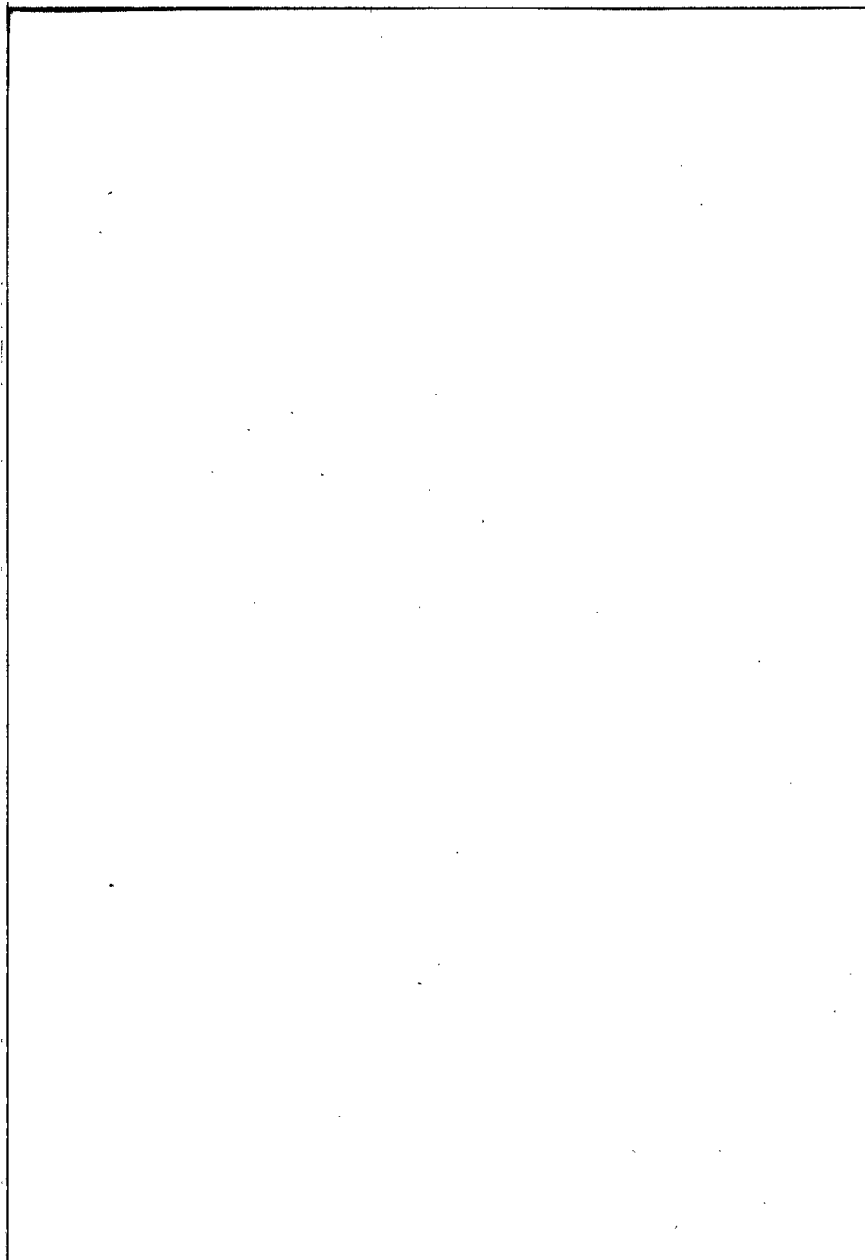
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A REGISTER

OF

RESOLUTIONS AND ADVICE OF COUNCIL.

BEGUN AT THE FIRST SESSION IN JUNE, 1790.



## PRESIDENT AND COUNCIL.

### NOMINATIONS.

\* At a Council holden at Concord June 9<sup>th</sup> 1790 \* 1 B. N.-64  
Present His Excellency Josiah Bartlett Esq President The Hon<sup>ble</sup> Christopher Toppan, Joseph [Badger], Rob<sup>t</sup> Wallace Lemuel Holmes and Jonathan Freeman Esquires —  
Proceeded and nominated

Daniel Newcomb of Keene Esq, Sam<sup>l</sup> Ashley Esq of Claremont, Benj Bellows Esq of Walpole and Francis Smith Esq of Plainfield one of whom for first Justice of the Inferior Court on Com<sup>n</sup> Pleas for the County of Cheshire — Jonathan Freeman  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Christo<sup>r</sup> Toppan  
Robert Wallace

At a Council holden at Concord June 10<sup>th</sup> 1790  
Present His Excellency Josiah Bartlett Esq President The Hon. Christo<sup>r</sup> Toppan, Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jonathan Freeman Esquires —

Proceeded and nominated the following Gentleman to the respective Offices hereafter mentioned —

William Weeks Esq for a Justice of the peace & of the Quorum for the County of Rockingham —

Mathias Bartlett, Moses Hook Jer<sup>h</sup> Clough Jun<sup>r</sup> Nathaniel Batchelder, Simon Wiggin, Jon<sup>a</sup> Leavitt Elisha Brown Tim<sup>o</sup> Ladd of Salem Stephen March of Greenland, and Jn<sup>o</sup> White of \* Plastow for Justices of the Peace for \* 1 B. N.-65 the County of Rockingham —

George Frost Esq of Durham for a Justice of the Peace and of the Quorum for the County of Strafford — Solom<sup>n</sup> Emerson of

Madbury Jabez Dame of Rochester Jn<sup>o</sup> Smith 3<sup>d</sup> Durham, for Justices of the Peace for the County of Strafford. —

Nath<sup>l</sup> Bean of Warner, Asa Davis of Nottingham West Zeph<sup>h</sup> Clark for Justices of the Peace for the County of Hillsbor<sup>o</sup> —

Daniel Grout of Acworth & Daniel Kimball of Plainfield for Justices of the Peace for the County of Cheshire

Joseph Skinner of Lyme and Joseph Senter of Plymouth for Justices of the Peace for the County of Grafton

Amos Shepard Esq of Alstead for a Justice of the Peace & of the Quorum for the County of Cheshire —

Joseph Pearson for a Justice of the Peace & of the Quorum through the State. —

Benj<sup>a</sup> Brown of Epping for L<sup>t</sup> Col<sup>o</sup> and Oliv<sup>r</sup> Morrill of Epping for Maj. of the 4<sup>th</sup> Regiment of Militia —

Advised to by us —

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Robert Wallace  
Jon<sup>a</sup> Freeman

\* 1 B. N. -66 \* At a Council holden at Concord June 11<sup>th</sup> 1790  
Present His Excellency Josiah Bartlett Esq President The Hon. Christo<sup>r</sup> Toppan Joseph Badger Robert Wallace  
Lemuel Holmes & Jon<sup>a</sup> Freeman Esq<sup>rs</sup> —

Proceeded & nominated —

Ezekiel Godfrey of Poplin for a Justice of the Peace for the County of Rockingham —

Levi Dearborn of N<sup>th</sup> Hampton for d<sup>o</sup>

Caleb Tilton of Hampton falls for d<sup>o</sup>

Christo<sup>r</sup> Toppan  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes  
Joseph Badger J<sup>r</sup>

At a Council holden at Concord June 16<sup>th</sup> 1790. —

Present, His Excellency Josiah Bartlett Esq President The Hon Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Christo<sup>r</sup> Toppan Esquires. —

Proceeded & nominated

Archibald MacMurphy for a Justice of the peace for the County of Rockingham —

Samuel Weare of Hampton falls for a Justice of the peace for d<sup>o</sup>

Thomas Pennyman of Washington for a Justice of the Peace for the County of Cheshire

Christo<sup>r</sup> Toppan.  
Lemuel Holmes.  
Joseph Badger J<sup>r</sup>.  
Robert Wallace.  
Jon<sup>s</sup> Freeman.

\*At a Council holden at Concord June 17, 1790 — \* 1 B. N.-67  
Present His Excellency Josiah Bartlett Esq Presid<sup>t</sup>

The Hon. Christo<sup>r</sup> Toppan Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>s</sup> Freeman Esquire —

Proceeded & nominated. —

The Hon Christo<sup>r</sup> Toppan for a Justice of the Peace & of the Quorum throughout the State —

Advised to by us

Jonathan Freeman  
Robert Wallace  
Lemuel Holmes  
Joseph Badger J<sup>r</sup>

Proceeded and nominated —

Joseph Dow of Hampton for a Justice of the Peace for the County of Rockingham

Moses Leavit of North Hill for a Justice of the Peace & of the Quorum for the County of Rockingham

Eben<sup>t</sup> Webster for a Justice of the Peace & Quorum for the County of Hillsbor<sup>o</sup> —

Henry Gerrish of Boscawen for a Justice for the County of Hillsbor<sup>o</sup> —

Jerem<sup>h</sup> Emerson of Hopkinton for a Coroner for the County of Hillsbor<sup>o</sup> —

Gideon Lamson & Simeon Ladd of Exeter one of whom for a Coroner for the County of Rockingham. —

John M<sup>c</sup>Murphy dismissed of Alexandria for a Coroner for the County of Grafton. —

Samuel Dodge of Hillsbor<sup>o</sup> for a Coroner for the County of Hillsbor<sup>o</sup> —

The Hon. Woodbury Langdon, John Dudley Simeon Olcott & John Pickering Esq<sup>m</sup> one of whom for a Chief Justice of the Superior Court of Judicature —

The Hon Tho<sup>s</sup> Bartlett, Daniel Humphreys, James Sheafe & Nath<sup>l</sup> Rogers Esq. one of whom for a Justice of the Inferior Court of Common Pleas for the County of Rockingham —

\*The Hon. Oliver Peabody, Nathaniel Peabody, \* 1 B. N.-68  
Daniel Humphreys, Joshua Bracket, W<sup>m</sup> Plum-

mer & Daniel Rindge Esq<sup>n</sup> one of whom for a Judge of Probate for the County of Rockingham. —

Jonathan Freeman  
Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes —

At a Council holden at Concord June 19<sup>th</sup> 1790

Present His Excellency Josiah Bartlett Esq President The Hon Christo<sup>r</sup> Toppan Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jonathan Freeman Esq<sup>r</sup>

proceeded & nominated

Benj<sup>a</sup> Mann of Mason for a Justice of the Peace for the County of Hillsbor<sup>o</sup> —

Jon<sup>a</sup> Searle for d<sup>o</sup>

John Cochran Jun<sup>r</sup> New Boston for d<sup>o</sup>

Christo<sup>r</sup> Toppan  
Jonathan Freeman  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

\* 1 B. N.—69 \* At a Council holden at Kingstown July 8<sup>th</sup> 1790

Present His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan Joseph Badger Rob<sup>t</sup> Wallace, Lem<sup>l</sup> Holmes & Jonathan Freeman Esquires —

Proceeded & nominated

John Shepard of Gilmantown for a Justice of the Peace for the County of Strafford.

Joseph Badger Jun<sup>r</sup> of Gilmantown for a Justice of the Peace & Quorum for the County of Strafford

Christo<sup>r</sup> Toppan  
Jon<sup>a</sup> Freeman  
Robert Wallace  
Lemuel Holmes

Josiah Gilman Jun<sup>r</sup> for a Justice of the Peace for the County of Rockingham —

Rich<sup>d</sup> Jenness of Deerfield for a Justice of the Peace for s<sup>d</sup> County.

Christo<sup>r</sup> Toppan  
Jon<sup>a</sup> Freeman  
Robert Wallace  
Lem<sup>l</sup> Holmes  
Joseph Badger J<sup>r</sup>

\* 1 B. N.—70 \* Proceeded & nominated. —

John M<sup>c</sup>Clary & Sam<sup>l</sup> Penhallow Doct<sup>r</sup> Cutter

Esq<sup>r</sup> for special Justices of the Superior Court for the County of Rockingham in certain causes to be mentioned in the Commission —

Joshua Wingate & John M<sup>c</sup>Duffee Esq for special Justices of the Sup. Court for the County of Strafford in certain causes &c.

Joshua Bailey & Sam<sup>l</sup> Wilkins Esq<sup>r</sup> for special Justices of the Sup. Court for the County of Hillsbor<sup>e</sup> in certain Causes &c —

Sam<sup>l</sup> Stevens & Calvin Frink Esq<sup>r</sup> for special Justices of the Sup. Court for the County of Cheshire in certain causes &c

Russell Freeman & Davenport Phelps Esq<sup>r</sup> for special Justices of the Sup. Court for the County of Grafton in certain causes &c —

Christo<sup>r</sup> Toppan

Jon<sup>a</sup> Freeman

Lem<sup>l</sup> Holmes

Joseph Badger Ju<sup>r</sup>

Robert Wallace —

\* At a Council holden at Exeter Aug. 19 1790. — \* 1 B. N. - 71  
Present, His Excellency Josiah Bartlett Esq. President. The Hon. Christopher Toppan, Joseph Badger, Rob<sup>t</sup> Wallace Jon<sup>a</sup> Freeman & Lemuel Holmes Esquires. —

Proceeded & nominated.

Simmons Secomb of Kingston for a Justice for the County of Rockingham.

Tho<sup>a</sup> Stow Raney of Brintwood for d<sup>o</sup> —

Will<sup>m</sup> Harper of Sandbornton for a Justice of the peace for the County of Strafford.

James Hearsy of d<sup>o</sup> for d<sup>o</sup> [in margin] postponed d<sup>o</sup>

Nathan Taylor of d<sup>o</sup> for d<sup>o</sup> d<sup>o</sup>

David Blish of Gilsum for a Justice of the Peace for the County of Cheshire. —

Reuben Alexander of Winchester for d<sup>o</sup>

Edward Jewett of Rindge for d<sup>o</sup>

John Tasker of Barnstead for a Justice of the Peace for the County of Strafford —

Oliver Whipple of Portsm<sup>e</sup> for a Justice of the Peace for the County of Rockingham

John Prentice Esq a Justice of the Peace & Quorum through the State —

Nenian Aiken for a Justice of peace for the County of Hillsbor<sup>e</sup>

Josiah Stevens for d<sup>o</sup> for the County of Cheshire —

Ch<sup>a</sup> Johnston for a Justice of the Peace & Quorum for the County of Grafton —

Edm<sup>d</sup> Shattock for a Just<sup>o</sup> Peac<sup>o</sup> for the County of Grafton  
 M<sup>r</sup> Thomas Odiorne for a Special Justice of the Inferior Court  
 of Com<sup>n</sup> Pleas for the County of Rockingh<sup>m</sup>

\* 1 B. N.-72 And \* M<sup>r</sup> Ephraim Robinson for a Special Justice  
 of the Inferior Court of Common Pleas for the  
 County of Rockingham —

Advised to by us —

Christo<sup>r</sup> Toppan  
 Robert Wallace  
 Jon<sup>a</sup> Freeman  
 Joseph Badger Ju<sup>r</sup>  
 Lemuel Holmes

At a Council holden at Exeter Oct<sup>o</sup> 16. 1790 —

Present His Excellency Josiah Bartlett Esq President, The Hon.  
 Christopher Toppan, Joseph Badger, Rob<sup>t</sup> Wallace, Lemuel  
 Holmes & Jon<sup>a</sup> Freeman Esq<sup>rs</sup>

Proceeded & nominated

Roger Gilmore of Jaffrey for a Justice of the Peace & Quorum  
 for the County of Cheshire —

Jer<sup>b</sup> Stiles of Keene for a Justice of the Peace for the County of  
 Cheshire. —

Samuel Jenness of Rye for a Justice of the Peace for the County  
 of Rockingham. —

Samuel Douglass Jun<sup>r</sup> of Raby for a Coroner for the County of  
 Hillsbor<sup>o</sup>

Rich<sup>d</sup> C. Shannon of Raby for a Justice of the Peace and  
 Quorum for the County of Hillsbor<sup>o</sup>

Will<sup>m</sup> Ayer, of Canaan for a Justice of the Peace for the County  
 of Grafton. —

Christo<sup>r</sup> Toppan  
 Robert Wallace  
 Jon<sup>a</sup> Freeman  
 Joseph Badger Ju<sup>r</sup>  
 Lemuel Holmes

\* 1 B. N.-73 \* At a Council holden at Concord Jan<sup>y</sup> 7<sup>th</sup> 1791

Present His Excellency Josiah Bartlett Esq Presi-  
 dent. Hon Christo<sup>r</sup> Toppan Joseph Badger jun<sup>r</sup> Rob<sup>t</sup> Wallace &  
 Lemuel Holmes Esquires

Proceeded & nominated

John Mooney of Holderness for a Justice of the Peace for the  
 County of Grafton —

Joshua Foss of Barrington for a Justice of the Peace for the  
 County of Strafford —

Tho<sup>s</sup> Tash Jun<sup>r</sup> of New Durham for a Justice of the Peace for  
 the County of Strafford —



Advised to by us      Christo<sup>r</sup> Toppan  
                                  Robert Wallace  
                                  Joseph Badger J<sup>r</sup>  
                                  Lemuel Holmes

At a Council holden at Concord Jan<sup>y</sup> 8<sup>th</sup> 1791 —  
 Present His Excellency Josiah Bartlett Esq President Hon<sup>ble</sup>  
 Christo<sup>r</sup> Toppan Joseph Badger jun<sup>r</sup> Lemuel Holmes & Jonathan  
 Freeman Esquires

Proceeded & nominated  
 John Sherburne Portsm<sup>o</sup> } for Justices of the Peace &  
 Dan<sup>i</sup> Rindge Portsm<sup>o</sup> } Quorum thro' the State  
 Benj<sup>a</sup> Sias of Pittsfield for a Justice of the peace Rockingham  
 John Waldron of Dover for a Justice of the Peace & Quorum  
 for the County of Strafford

James Brackett Lee for a Justice for the County of Strafford  
 Abraham Sanborn of Protectworth for a Justice of the Peace  
 for the County of Cheshire—

\* Uriel Evans of Hinsdale for d<sup>o</sup> in d<sup>o</sup>      \* 1 B. N.—74  
 Ebenezer Wright of Plainfield for d<sup>o</sup> in d<sup>o</sup>

Advised & consented to by us      Christo<sup>r</sup> Toppan  
                                  Joseph Badger j<sup>r</sup>  
                                  Lemuel Holmes  
                                  Jon<sup>a</sup> Freeman  
                                  Robert Wallace

At a Council holden at Concord Jan<sup>y</sup> 10<sup>th</sup> 1791 —  
 Present His Excellency Josiah Bartlett Esq President The Hon.  
 Christo<sup>r</sup> Toppan Joseph Badger jun<sup>r</sup> Jon<sup>a</sup> Freeman & Lemuel  
 Holmes Esquires.—

Proceeded & nominated.  
 Elijah Frink of Lempster for a Justice of the Peace for the  
 County of Cheshire—

Daniel Beede Sandwich a Justice of the Peace & Quorum for  
 the County of Strafford—

Christo<sup>r</sup> Toppan  
 Jon<sup>a</sup> Freeman  
 Joseph Badger J<sup>r</sup>  
 Lem<sup>u</sup> Holmes  
 Robert Wallace

At a Council holden at Concord Jan<sup>y</sup> 17, 1791  
 Present His Exelency Josiah Bartlett Esq President The Hon.  
 Christopher Toppan Lemuel Holmes Jonathan Freeman Esq<sup>rs</sup>  
 Proceeded & nominated —  
 Elijah Henman of Stratford for a Justice of the peace for the  
 County of Grafton

James Burnside of Northumberland for a Coroner for s<sup>d</sup> County—

Capt John Evans and } of Portsmouth for Cor-  
Capt Nath<sup>l</sup> Marshall } oner for the County of  
Rockingham

\* 1 B. N.-75 \* John Smith of New Chester for a Coroner for the County of Grafton—

Absolom Peters of Wentworth for a Coroner for the County of Grafton—

Christo<sup>r</sup> Toppan  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Robert Wallace

At a Council holden at Concord Jan<sup>y</sup> 25<sup>th</sup> 1791

Present His Excellency Josiah Bartlett Esq President Hon Christo<sup>r</sup> Toppan Joseph Badger Jun<sup>r</sup> Rob<sup>t</sup> Wallace & Lemuel Holmes Esq<sup>rs</sup>—

proceeded & nominated

Levi Harvey of New London for a Justice of the peace for the County of Hillsborough—

Peter Clark of Lyndborough for a Justice for s<sup>d</sup> County

John Stark Jun<sup>r</sup> of Derryfield for a Coroner for s<sup>d</sup> County

Reuben Morse of Dublin for a Justice of the peace for the County of Cheshire—

Levi Dearborn Jun<sup>r</sup> of Ossipee for a Justice of the peace for the County of Strafford

Jon<sup>a</sup> Sherburne of Portsm<sup>o</sup> for a Justice of the peace for the County of Rockingham—

Stephen Powers of Croydon for a Justice of the Peace for the County of Cheshire—

Dan<sup>l</sup> Little of Hampstead for a Coroner for the County of Rockingham—

Christo<sup>r</sup> Toppan  
Lemuel Holmes  
Robert Wallace  
Joseph Badger J<sup>r</sup>

\* 1 B. N.-76 \* At a Council holden at Concord Feb<sup>y</sup> 2<sup>d</sup> 1791—

Present His Excellency Josiah Bartlett Esq President Hon Christopher Toppan Joseph Badger Jun<sup>r</sup> Robert Wallace Lemuel Holmes & Jonathan Freeman Esq<sup>rs</sup>—

proceeded and nominated

John Fairfield of Lyme for a coroner for the County of Grafton—

Nathan Waldo of Orange for a Justice of the peace for the County of Grafton—

Frederic French of Dunstable for a Justice of the peace for the County of Hillsbor<sup>o</sup> —

Augustus Blanchard of Amherst for a Justice of the Peace for the County of Hillsbor<sup>o</sup> —

Francis Cragin of Temple for a Justice of the peace for the County of Hillsbor<sup>o</sup>

Paul Hayes of Barrington for a Justice of the Peace for the County of Strafford

Christo<sup>r</sup> Toppan  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

At a Council holden at Concord February 5<sup>th</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President — The Hon<sup>ble</sup> Christopher Toppan, Joseph Badger Jun<sup>r</sup>, Robert Wallace, Lemuel Holmes, and Jonathan Freeman Esquires proceeded and nominated

Edward S. Livermore & Daniel Humphreys one of whom for a Solicitor for the County of Rockingham —

Ed<sup>d</sup> S Livermore for a Justice of the peace for the County of Rock<sup>hm</sup>

John Demeritt of Madbury for a Justice for the County of Strafford

Christo<sup>r</sup> Toppan  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes

\* At a Council holden at Concord Feb<sup>r</sup> 7<sup>th</sup> 1791 — \* 1 B. N.-77  
Present His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan Joseph Badger Robert Wallace Lemuel Holmes & Jonathan Freeman Esquires —  
proceeded & nominated —

William Simpson of Orford for a Justice of the peace & quorum for the County of Grafton

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes  
Jon<sup>a</sup> Freeman

At a Council holden at Concord Feb 18 1791

Present His Excellency Josiah Bartlett Esq Presid<sup>t</sup> The Hon Christo<sup>r</sup> Toppan, Joseph Badger Jun Jon<sup>a</sup> Freeman Lemuel Holmes Rob<sup>t</sup> Wallace Esq<sup>rs</sup>

The Hon. Woodbury Langdon Esq having resigned his seat on the Sup<sup>r</sup> bench —

proceeded & nominated

John Prentice, Oliver Whipple Dan<sup>l</sup> Humphreys Nath<sup>l</sup> Peabody  
Peter Green Timothy Farrar Joshua Atherton Moses Dow Elisha  
Payne Tho<sup>s</sup> Cogwell one of whom for a Justice of the Superior  
Court of Judicature

Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace  
Christo<sup>r</sup> Toppan

\* 1 B. N.—78 \* At a Council holden at Exeter March 18—1791.

Present — His Excellency Josiah Bartlett Esq Pres-  
ident The Hon<sup>ble</sup> Christo<sup>r</sup> Toppan Joseph Badger Jun<sup>r</sup> Rob<sup>t</sup> Wal-  
lace Lemuel Holmes & Jon<sup>a</sup> Freeman Esq<sup>m</sup>

Proceeded & nominated

Joshua Weeks of Greenland for a Justice of the Peace for the  
County of Rockingham

John Rollins of Somersworth

Joseph Pierce of New Durham Gore for Justices of the Peace  
for the County of Strafford

Samuel Douglass of Raby

Aaron Greeley Hopkinton

John Shepard of Amherst (to be nom<sup>td</sup> as of Quor<sup>m</sup>)

Sam<sup>l</sup> Wilkins of d<sup>o</sup>

Tim<sup>o</sup> Taylor of Merrimac & Robert Means of Amherst for Jus-  
tices of the Peace for the County of Hillsborough

Dan<sup>l</sup> Emerson Jun<sup>r</sup> of Hollis for a Justice of the Peace & Quo-  
rum for said County

Benj<sup>a</sup> West of Charleston for a Justice of the Peace and Quorum  
for the County of Cheshire

Elijah Grout of Charleston for a Justice of the Peace for s<sup>d</sup>  
County.

Eben<sup>r</sup> Hoit of Grafton &

Eben<sup>r</sup> Kendall of Cockermonth for Justices of the Peace for  
the County of Grafton

Asa Foster of Canterbury for a Justice of the Peace for the  
County of Rockingham — And Joseph March of Deerfield for d<sup>o</sup>

Christo<sup>r</sup> Toppan  
Lem<sup>l</sup> Holmes  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>

\* At a Council holden at Exeter March 19, 1791 — \* 1 B. N.-79  
Present as yesterday

Proceeded and nominated

William Duncan of Concord for a Justice of the Peace for the  
County of Rockingham —

John Bradley of Concord for a Justice of the Peace for said  
County. —

Christo<sup>r</sup> Toppan  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman

At a Council holden at Exeter on the 14<sup>th</sup> of May 1791.

Present His Excellency Josiah Bartlett Esq President The Hon.  
Christopher Toppan, Jonathan Freeman Lemuel Holmes, Robert  
Wallace & Joseph Badger Esq<sup>m</sup>

proceeded & nominated

Eben<sup>r</sup> Champney, Joshua Atherton, Eben<sup>r</sup> Webster Henry Ger-  
rish & John Duncan Esq<sup>m</sup> one of whom for a Justice of the  
Inferior Court of Common Pleas for the County of Hillsbor<sup>o</sup> —

Col George Aldrich of Westmorland for a Justice of the Peace  
for the County of Cheshire —

Sam<sup>l</sup> Kelley of N. Hampton for a Justice of the Peace for the  
County of Strafford

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes

\* At a Council holden at Exeter May 17<sup>th</sup> 1791 — \* 1 B. N.-80  
Present His Excellency Josiah Bartlett Esq Presi-  
dent The Hon Christo<sup>r</sup> Toppan, Joseph Badger, Robert Wallace,  
Lemuel Holmes, & Jon<sup>a</sup> Freeman Esq<sup>m</sup> —

proceeded & nominated

Abiel Foster of Canterbury Esq a Justice of the Peace & of the  
Quorum throughout the State

John Shepard of Amherst for a Justice of the Peace and of the  
Quorum for the County of Hillsborough

Robert Alcock of Deering for a Justice of the Peace for s<sup>d</sup>  
County —

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes

## APPOINTMENTS, RESOLUTIONS, AND ADVICE.

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\* 2 P. & C.-110 \* At a Council holden at Concord June 9<sup>th</sup> 1790

Present His Excellency Josiah Bartlett Esq  
President The Hon<sup>ble</sup> Christo Toppan Joseph Badger, Lemuel  
Holmes Robert Wallace & Jon<sup>a</sup> Freeman Esq<sup>rs</sup> —

His Excellency the President requested the Advice of Council  
relative to drawing Orders on the Treasurer —

Whereupon the Council advise His Excellency to issue his  
Orders on the Treasurer agreeably to the Acts, Resolves & Votes  
of the General Court which have been heretofore passed or shall  
be passed during the present Session —

Advised to by us. —

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes  
Jon<sup>a</sup> Freeman

At a Council holden at Concord June 17, 1790 —

Present His Excellency Josiah Bartlett Esq. President The Hon.  
Christo Toppan, Joseph Badger, Lemuel Holmes, Robert Wal-  
lace, & Jon<sup>a</sup> Freeman Esq<sup>rs</sup> —

Proceeded and appointed

Daniel Newcomb Esq. of Keene first Justice of the Inferior  
Court of Common Pleas for the County of Chesh<sup>rs</sup>

Matthias Bartlett of Newton, Moses Hook of Sandown Jerem<sup>h</sup>  
Clough Jun<sup>r</sup> of Canterbury, Nath<sup>l</sup> Batchelder of East Kingston,  
Simon Wiggin of Stratham, Jon<sup>a</sup> Leavitt of

\* 2 P. & C.-111 Chichester, Elisha Brown of Seabrook \* Tim-  
othy Ladd of Salem, Stephen March of Green-  
land, John White of Plastow, Justices of the Peace for the County  
of Rockingham

George Frost of Durham a Justice of the Peace and of the  
Quorum for the County of Strafford

Jabez Dame of Rochester, John Smith 3<sup>d</sup> of Durham Justices of  
the Peace for the County of Strafford

Nath<sup>l</sup> Bean of Warner, Asa Davis of Nottingham West, Zephaniah Clark of Fishersfield Justices of the Peace for the County of Hillsbor<sup>o</sup>

Daniel Grout of Acworth & Daniel Kimball of Plainfield for the County of Cheshire

Joseph Skinner of Lyme & Joseph Senter of Plymouth Justices of the Peace for the County of Grafton —

Amos Shepard of Alstead a Justice of the peace & Quorum for the County of Cheshire

Joseph Pearson of Exeter a Justice of the Peace & of the Quorum throughout the State —

Benjamin Brown of Epping L<sup>t</sup> Col<sup>o</sup> and Oliver Morrill of Epping Major of the fourth Regiment of Militia

Advised to by us —

Jonathan Freeman  
Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes —

His Excellency requested the attendance of the Hon Council at Exeter on Wednesday the 7<sup>th</sup> day of July next —

\* At a Council holden at Concord June 19<sup>th</sup> 1790 \* 2 P. & C.—112

Present His Excellency Josiah Bartlett Esq  
President The Hon. Christopher Toppan Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires

The Council advise His Excellency to adjourn the General Court to the time & place mentioned in the vote of the Legislature of this day —

Christo<sup>r</sup> Toppan  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

At a Council holden at Kingstown July 7<sup>th</sup> 1790 —

Present His Excellency Josiah Bartlett Esq<sup>r</sup> President The Hon. Christopher Toppan Joseph Badger Robert Wallace, Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires —

Proceeded and appointed

Ezekiel Godfrey Esq of Poplin a Justice of the peace for the County of Rockingham —

Levi Dearborn of N. Hampton for d<sup>o</sup> —

Caleb Tilton of Hampton falls a Justice for d<sup>o</sup> —

Tho<sup>s</sup> Pennyman of Washington a Justice for the County of  
Cheshire—

Christo<sup>r</sup> Toppan  
Lemuel Holmes  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Jon<sup>a</sup> Freeman

\* 2 P. & C.—113 \*Proceeded & appointed—

The Hon Christopher Toppan Esq a Justice of  
the Peace & of the Quorum throughout the State—

Lemuel Holmes  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Jon<sup>a</sup> Freeman

Proceeded & appointed—

Joseph Dow of Hampton a Justice of the Peace for the County  
of Rockingham—

Moses Leavitt a Justice of the Peace & Quorum for the County  
of Rockingham—

Eben<sup>r</sup> Webster Esq a Justice of the Peace & Quorum for the  
County of Hillsborough—

Henry Gerrish Esq of Boscawen a Justice for d<sup>o</sup>

Jeremiah Emerson of Hopkinton a Coroner for s<sup>d</sup> County

John Pickering Esq Chief' Justice of the Superior Court of  
Judicature.—

Oliver Peabody Esq. of Exeter Judge of Probate for the County  
of Rockingham—

Christo<sup>r</sup> Toppan  
Lemuel Holmes  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Jon<sup>a</sup> Freeman

\* 2 P. & C.—114 \*At a Council holden at Kingston July 8<sup>th</sup> 1790

Present His Excellency Josiah Bartlett Esq<sup>r</sup>  
President The Hon. Christopher Toppan Joseph Badger, Robert  
Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires

Proceeded and appointed—

The Hon. Thomas Bartlett Esq a Justice of the Inferior Court  
of Common Pleas for the County of Rockingham

Benj<sup>a</sup> Mann & Jon<sup>a</sup> Searle of Mason Justices of the Peace for  
the County of Hillsbor<sup>o</sup>.

John Cochran Jun<sup>r</sup> of New Boston a Justice of the peace for the  
County of Hillsbor<sup>o</sup>—

Christo<sup>r</sup> Toppan  
Lemuel Holmes



Robert Wallace  
Joseph Badger Jr  
Jonathan Freeman

His Excellency requested the Attendance of the Hon. Council at Exeter on Wednesday August 18<sup>th</sup> 1790 —

At a Council holden at Exeter Aug 18. 1790 —

Present His Excellency Josiah Bartlett Esq President The Hon. Christo<sup>e</sup> Toppan, Joseph Badger, Robert Wallace, Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires —

Sundry Letters were laid before the Council for consideration

\*At a Council holden at Exeter Aug 19<sup>th</sup> 1790 — \*2 P. & C.—115

Present His Excellency Josiah Bartlett Esq President. The Hon. Christo<sup>e</sup> Toppan, Joseph Badger, Robert Wallace, Lemuel Holmes, & Jon<sup>a</sup> Freeman Esquire —

Proceeded & appointed,

William Weeks Esq<sup>r</sup> of Greenland a Justice of the Peace & Quorum for the County of Rockingham —

Solomon Emerson Esq<sup>r</sup> of Madbury a Justice of the Peace for the County of Strafford. —

Christo<sup>r</sup> Toppan  
Joseph Badger Jr  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace

Proceeded & appointed

Archibald McMurphy Esq a Justice of the peace for the County of Rockingham —

Christo<sup>r</sup> Toppan  
Joseph Badger Jr  
Lem<sup>u</sup> Holmes  
Robert Wallace

\*Simeon Ladd Esq a Coroner for the County \*2 P. & C.—116 of Rockingh<sup>m</sup>

Samuel Dodge Esq of Hillsbor<sup>o</sup> a Coron<sup>r</sup> for the County of Hillsbor<sup>o</sup>

John Shepard Esq. of Gilmantown a Justice of the Peace for the County of Strafford

Christo<sup>r</sup> Toppan  
Joseph Badger Jr  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace

Proceeded & appointed

Joseph Badger Jun<sup>r</sup> Esq<sup>r</sup> of Gilmantown a Justice of the Peace  
and Quorum for the County of Strafford.

Christo<sup>r</sup> Toppan  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace

Josiah Gilman Jun<sup>r</sup> Esq of Exeter a Justice of the Peace for the  
County of Rockingham

Rich<sup>d</sup> Jenness Esq of Deerfield for d<sup>o</sup> —

Doct<sup>r</sup> A R Cutter, John M<sup>c</sup>Clary & Samuel Penhallow, Esq<sup>rs</sup>  
Special Justices of the Superior Court for the County of Rocking-  
ham in Certain causes to be mentioned in the Commission —

Joshua Wingate & John McDuffee Esq<sup>rs</sup> Special Justices of the  
Superior Court for the County of Strafford in certain causes to be  
mentioned in the Commission —

\* 2 P. & C.—117 \* Joshua Bayley & Samuel Wilkins Esq<sup>rs</sup> Special  
Justices of the Superior Court for the County of  
Hillsborough in certain causes to be mentioned in the Commission.

Samuel Stevens, & Calvin Frink Esq<sup>rs</sup> for Special Justices of  
the Superior Court for the County of Cheshire in certain causes  
to be mentioned in the Commission.

Russell Freeman and Davenport Phelps Esq<sup>rs</sup> Special Justices  
of the Superior Court for the County of Grafton in certain causes  
to be mentioned in the Commission —

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace

His Excellency the President requested the Attendance of the  
Hon. Council at Exeter Wednesday 13<sup>th</sup> Oct<sup>r</sup> 1790

At a Council holden at Exeter August 20<sup>th</sup> 1790

Present His Excellency Josiah Bartlett Esq<sup>r</sup> President The Hon.  
Joseph Badger, Robert Wallace, Lemuel Holmes & Jonathan Free-  
man Esquires —

His Excellency the President requested the Advice of Council  
relative to his issuing a General Commission of the Peace

Whereupon the Council advise His Excellency to issue a Gen-  
eral Commission of the Peace, to be lodged with each of the  
Clerks of the Gen<sup>l</sup> Sessions of the Peace in each County in this  
State

Jon<sup>a</sup> Freeman  
Robert Wallace  
Lem<sup>u</sup> Holmes  
Joseph Badger J<sup>r</sup>

\* At a Council holden at Exeter October 13<sup>th</sup> \* 2 P. & C.—118  
1790—

Present — His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan, Joseph Badger, Lemuel Holmes, & Robert Wallace Esquires —

His Excellency laid before the Council sundry communications — Also issued a Proclamation for a public Thanksgiving on the 25<sup>th</sup> November next, as on file —

At a Council holden at Exeter October 14<sup>th</sup> 1790 —

Present His Excellency Josiah Bartlett Esquire President The Hon. Joseph Badger, Lemuel Holmes, Robert Wallace, Christopher Toppan and Jon<sup>a</sup> Freeman Esquires —

Proceeded to open and enter the returns for Representatives to Congress. —

At a Council holden at Exeter October 15<sup>th</sup> 1790 —

Present His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan, Joseph Badger, Lemuel Holmes Jonathan Freeman & Rob<sup>t</sup> Wallace Esquires

Proceeded to examine the returns for Representatives to Congress and upon casting up the Number of the returns, we find that the whole number of votes amount to 14,277 and that it requires 2380 to make a choice That the Hon<sup>ble</sup> Samuel Livermore Esq has 3585 and consequently is elected — That the next four highest numbers are as follows viz. Jeremiah Smith 1876 — Nich<sup>a</sup> Gilman 1681, John S. Sherburne 1591 and Abiel Foster Esq 1213

Josiah Bartlett President.

Christo<sup>r</sup> Toppan

Jon<sup>a</sup> Freeman

Robert Wallace

Lemuel Holmes

Joseph Badger J<sup>r</sup>

} Counsellors

\* Proceeded and Advised —

\* 2 P. & C.—119

His Excellency to issue an Order on the Treasurer in favor of Capt Titus Salter for Eighty seven pounds ten shillings for the support of the Light House for the space of six months from the 11<sup>th</sup> of March last, agreeably to a Contract made by a Committee appointed by the Gen<sup>l</sup> Court

Christo<sup>r</sup> Toppan

Joseph Badger J<sup>r</sup>

Lemuel Holmes

Robert Wallace

Jonathan Freeman

At a Council holden at Exeter October 16<sup>th</sup> 1790

Present His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan Joseph Badger Robert Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esq<sup>r</sup>.

Proceeded & appointed

Simmons Secomb Esq of Kingstown a Justice of the Peace for the County of Rockingham —

Tho<sup>s</sup> Stow Raney of Brintwood a Justice of the Peace for the County of Rockingham

Will<sup>m</sup> Harper Esq of Sanbornton a Justice of the Peace for the County of Strafford.

David Blish of Gilsum a Justice of the Peace for the County of Cheshire.

Reuben Alexander Esq of Winchester for d<sup>o</sup>

Edward Jewett Esq of Rindge for d<sup>o</sup>

John Tasker Esq of Barnstead a Justice of the Peace for the County of Strafford

Oliver Whipple Esq of Portsmouth a Justice of the Peace for the County of Rockingham —

\* 2 P. & C.—120 \* John Prentice Esq of Londonderry a Justice of the Peace & of the Quorum throughout the State. —

Nenian Aiken Esq of Deering a Justice of the Peace for the County of Hillsbor<sup>o</sup>

Josiah Stevens Esq of Newport a Justice of the Peace for the County of Cheshire —

Charles Johnston Esq of Grafton a Justice of the Peace and of the Quorum for the County of Grafton —

Edmund Shattock Esq of Cockermouth a Justice of the Peace for the County of Grafton. —

Thomas Odiorne & Ephraim Robinson Esq<sup>r</sup> of Exeter Special Justices of the Inferior Court of Common Pleas for the County of Rockingham —

Christo<sup>r</sup> Toppan  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Jon<sup>a</sup> Freeman  
Lem<sup>n</sup> Holmes

At a Council holden at Concord Jan<sup>y</sup> 10<sup>th</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President The Hon Christ<sup>o</sup> Toppan Joseph Badger jun Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires

Proceeded and appointed

Roger Gilmore Esq of Jaffrey a Justice of the Peace & Quorum for the County of Cheshire—

Jeremiah Stiles of Keene a Justice of the Peace for the County of Cheshire—

William Ayer of Canaan a Justice of the peace for the County of Grafton

Christo<sup>r</sup> Toppan  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Robert Wallace

\* At a Council holden at Concord Jan<sup>y</sup> 15, 1791 \*2 P. & C.—121  
Present His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan Rob<sup>t</sup> Wallace Jon<sup>a</sup> Freeman Lemuel Holmes & Joseph Badger Jun<sup>r</sup> Esq<sup>m</sup>

Proceeded to examine the Returns for Representatives to Congress and upon casting up the number of said returns, we find the number of votes as follows viz—

The Hon Jeremiah Smith Esq	. . .	4422
Nicholas Gilman Esq	. . .	2802
John Sam <sup>l</sup> Sherburne Esq	. . .	1877
Abiel Foster Esq—	. . .	1338—

by which, agreeably to an Act of the General Court of the 17<sup>th</sup> of June last it appears that the Hon. Jeremiah Smith & Nicholas Gilman Esq<sup>m</sup> are elected

Josiah Bartlett President	} Counsellors
Christo <sup>r</sup> Toppan	
Lemuel Holmes	
Jon <sup>a</sup> Freeman	
Joseph Badger J <sup>r</sup>	
Robert Wallace	

At a Council holden at Concord Jan<sup>y</sup> 25. 1791  
Present His Excellency Josiah Bartlett Esq President The Hon Christo<sup>r</sup> Toppan Joseph Badger Jun<sup>r</sup> Lemuel Holmes & Robert Wallace Esquires

proceeded and appointed

Rich<sup>d</sup> C. Shannon Esq a Justice of the Peace & of the Quorum for the County of Hillsborough—

Joshua Foss of Barrington a Justice of the peace for the County of Strafford

Tho<sup>s</sup> Tash Jun<sup>r</sup> of New Durham a Justice for the County of d<sup>o</sup>

\* John Sherburne } of Portsm<sup>o</sup> Justices of the \* 2 P. & C.—122  
Daniel Rindge } Peace & Quorum through-  
out the State—

Benj Sias of Pittsfield a Justice of the Peace for y<sup>e</sup> County of Rockingham—

John Waldron Esq of Dover a Justice of the Peace & Quorum for the County of Strafford

James Brackett of Lee a Justice for s<sup>d</sup> County—

Abraham Sanborn of Protectworth a Justice for the County of Cheshire—

Uriel Evans of Hinsdale a Justice for d<sup>o</sup>—

Elijah Frink of Lempster a Justice for d<sup>o</sup>—

Daniel Beede of Sandwich a Justice of the peace & Quorum for the County of Strafford.—

Capt John Evans } of Portsm<sup>o</sup> Corroners for the County of  
Capt Nath<sup>l</sup> Marshall } Rockingham

Robert Wallace  
Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

At a Council holden at Concord Jan<sup>y</sup> 29<sup>th</sup> 1791—

Present His Excellency Josiah Bartlett Esq President Hon Christopher Toppan Joseph Badger Jun<sup>r</sup> Jon<sup>a</sup> Freeman & Lemuel Holmes & Robert Wallace Esquires

James Hearsey } of Sanbornton Justices of the Peace County  
Nathan Taylor } of Strafford

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes

\* 2 P. & C.—123 \* proceeded & appointed

Samuel Jenness of Rye a Justice of the peace for the County of Rockingham—

Christo<sup>r</sup> Toppan  
Robert Wallace  
Lemuel Holmes

proceeded & appointed

John Mooney of N Holderness a Justice for the County of Grafton

James Burnside of Northumberland a Coroner for the County of Grafton—

John Smith of N. Chester a coroner for the County of Grafton  
Absolom Peters of Wentworth a Coroner for d<sup>o</sup>

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lem<sup>l</sup> Holmes

At a Council holden at Concord Feby 2<sup>d</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President The Hon Christopher Toppan Joseph Badger Jun<sup>r</sup> Jon<sup>a</sup> Freeman Lemuel Holmes & Robert Wallace Esquires

His Excellency the President requested the advice of Council relative to drawing Orders on the Treasurer — Whereupon the Council Advise his Excellency to issue his Orders on the Treasurer agreeably to the Acts, Resolves & Votes of the Gen<sup>l</sup> Court which have been heretofore passed or shall be passed during their present Session

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lem<sup>l</sup> Holmes  
Jon<sup>a</sup> Freeman

\* At a Council holden at Concord February 5. \* 2 P. & C.—124 1791 —

Present — His Excellency Josiah Bartlett Esquire President — The Hon. Christopher Toppan, Joseph Badger Jun<sup>r</sup> Robert Wallace, Lemuel Holmes and Jonathan Freeman Esquires

proceeded & appointed —

Levi Harvey of New London a Justice of the Peace for the County of Hillsborough —

Peter Clark Esq of Lyndborough a Justice of the peace for s<sup>d</sup> County

John Stark jun<sup>r</sup> of Derryfield a Coroner for s<sup>d</sup> County

Reuben Morse Esq Dublin a Justice of the peace for the County of Cheshire

Levi Dearborn Jun<sup>r</sup> of Ossipee a Jus<sup>ce</sup> Peace for the County of Straff<sup>l</sup>

Jon<sup>a</sup> Sherburne of Portsm<sup>o</sup> a Justice of the peace for the County of Rock<sup>hm</sup>

Stephen Powers of Croydon a Justice for the County of Cheshire

Daniel Little of Hampstead a Coroner for the County of Rock

Eben<sup>r</sup> Wright of Plainfield a Justice for the County of Cheshire —

Christo<sup>r</sup> Toppan  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes

At a Council holden at Concord Feb<sup>y</sup> 15. 1791

Present His Excellency Josiah Bartlett Esq President The Hon Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes Jonathan Freeman & Christo<sup>r</sup> Toppan Esquires —

Proceeded & appointed —

John Fairfield of Lyme a Coroner for the County of Grafton —

Nathan Waldo of Orange a Justice of the Peace for s<sup>d</sup> County —

Frederic French Dunstable and Augustus Blanchard of Amherst a Justices of the peace for the County of Hillsbor<sup>o</sup>

Francis Cragin of Temple a Justice of the Peace for s<sup>d</sup> County

\* 2 P. & C.—125 \* Paul Hayes of Barrington a Justice of the Peace for the County of Strafford

Edward S. Livermore a Justice of the Peace for the County of Rockingham

Edward S. Livermore a Solicitor for s<sup>d</sup> County

John Demerit of Madbury a Justice of the Peace for the County of Strafford

William Simpson of Orford a Justice of the Peace & Quorum for the County of Grafton

Christo<sup>t</sup> Toppan

Joseph Badger J<sup>r</sup>

Robert Wallace

Jon<sup>a</sup> Freeman

Lemuel Holmes

At a Council holden at Concord Feb 18. 1791

Present His Excellency Josiah Bartlett Esq Present The Hon. Jon<sup>a</sup> Freeman Lemuel Holmes Rob<sup>t</sup> Wallace & Joseph Badger Jun<sup>r</sup> Esquires —

His Excellency the President requested the advice of Council relative to the adjournment of the General Court — Whereupon the Council advise that the General Court be adjourned to meet again on wednesday the last day of May next to meet at Concord agreeably to a vote of Court

Joseph Badger Ju<sup>r</sup>

Lemuel Holmes

Robert Wallace

Jon<sup>a</sup> Freeman

\* 2 P. & C.—126 \* At a Council holden at Exeter March 16 — 1791.

Present His Excellency Josiah Bartlett Esq<sup>r</sup> President The Hon<sup>ble</sup> Christopher Toppan, Joseph Badger Jun Robert Wallace & Lemuel Holmes Esq<sup>r</sup> —

His Excellency the President & Council took under Consideration a vote of Court of the 1 Feb<sup>r</sup> last relative to the pay of the Members of the Council & House of Representatives of the late Province of New Hampshire for their Attendance during the two last years previous to the commencement of the late Revolution —

At a Council holden at Exeter March 17<sup>th</sup> 1791 —

Present as yesterday with the addition of the Hon. Jonathan Freeman Esq<sup>r</sup> —



His Excellency laid before the Council sundry communications also took under consideration a Resolve of the General Court relative to appointing Post Masters & post riders —

At a Council holden at Exeter March 18. 1791 —

Present as yesterday —

Nominated and appointed agreeably to a Resolve of 15<sup>th</sup> of Feb<sup>r</sup> 1791

Osiat Silsby of Acworth a Post rider on the first Rout

John Lathrop of Lebanon Postrider on the second Rout

Samuel Bean of Weare Postrider on the third Rout &

Moses Senter Jun<sup>r</sup> of Meredith for d<sup>o</sup> on the fourth Rout

Geo. Jerry Osborne a Postmaster at Portsmouth

J. W. Gilman a Postmaster at Exeter

— Payson for d<sup>o</sup> at Plaistow

George Hough for d<sup>o</sup> at Concord

William Gordon for d<sup>o</sup> at Amherst

\* Eliphalet Ladd Jun<sup>r</sup> for Postmaster at Do- \* 2 P. & C.—127  
ver —

Josiah Richardson for d<sup>o</sup> at Keene

Samuel Crosby for d<sup>o</sup> at Charlestown

Samuel McCluer for d<sup>o</sup> at Hanover

Moses Dow Esq for d<sup>o</sup> at Haverhill and

John Rogers for d<sup>o</sup> at Plymouth.

Josiah Bartlett — President

Christo<sup>r</sup> Toppan

Joseph Badger J<sup>r</sup>

Lemuel Holmes

Robert Wallace

Jon<sup>a</sup> Freeman

} Counsellors

Proceeded and appointed

The Hon Tim<sup>o</sup> Farrar Esq<sup>r</sup> of New Ipswich a Justice of the Superior Court of Judicature for the State of New Hampshire —

Joseph Badger J<sup>r</sup>

Robert Wallace

Lemuel Holmes

At a Council holden at Exeter March 19<sup>th</sup> 1791

Present as yesterday

proceeded & appointed

Elijah Henman Esq of Stratford a Justice of the peace for the County of Grafton —

Christo<sup>r</sup> Toppan

Joseph Badger J<sup>r</sup>

Lemuel Holmes

Robert Wallace

Jon<sup>a</sup> Freeman

\* 2 P. & C.—128 \*The resignation of John Dennet Esq as Col<sup>o</sup> of the first Reg<sup>t</sup> of militia was accepted, also the resignation of Samuel Chase Esq as Col<sup>o</sup> of the fifth Regim<sup>t</sup> & James Ford Esq as L<sup>t</sup> Col<sup>o</sup> of said regiment was accepted

Proceeded & appointed

Supply Clap, Nathaniel Rogers & Nathaniel Gilman Esquires a Com<sup>tee</sup> to punch or deface the State Orders, and orders for premiums for killing wolves as mentioned in a vote of Court of the 16<sup>th</sup> Feb<sup>r</sup> last —

Christo<sup>r</sup> Toppan  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Robert Wallace  
Jon<sup>a</sup> Freeman

At a Council holden at Exeter May 13<sup>th</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President Hon. Christopher Toppan, Joseph Badger Lemuel Holmes Robert Wallace & Jonathan Freeman Esq<sup>n</sup>

proceeded to open & enter the Returns of the votes for Senators — adjourned till tomorrow morning —

At a Council holden at Exeter May 14<sup>th</sup> 1791 —

Present as yesterday

proceeded to enter the remainder of the Returns of the votes for Senators & to reexamine the entry of the Returns &c —

adjourned till Monday morning next

At a Council holden at Exeter on Monday May 16<sup>th</sup> 1791

Present His Excellency Josiah Bartlett Esq President The Hon. Christo<sup>r</sup> Toppan Joseph Badger Rob<sup>t</sup> Wallace Jon<sup>a</sup> Freeman & Lemuel Holmes Esq<sup>n</sup> —

\* 2 P. & C.—129 \*Upon examining & casting up the Returns of the votes for Senators for the County of Rockingham, We find the amount of the whole number to be 12719 — That the Hon. John T. Gilman & Nathaniel Rogers Esq<sup>n</sup> having a majority of votes are elected and have been summoned accordingly — But as no other person has a majority the next six highest numbers are as follows viz.

The Hon. James Sheafe	1205	The Hon Abiel Foster	1186
Phillips White	1156	Nath <sup>l</sup> Peabody	1122
Christ <sup>r</sup> Toppan	876	John Bell Esq <sup>n</sup>	723

That the whole number of votes for Senators in the County of Strafford amount to 3201 — That the Hon John Waldron & Samuel Hale Esq<sup>n</sup> having a majority of votes are chosen & have been summoned accordingly —

That the whole number of votes for Senators in the County of Hillsborough amount to 3207 That the Hon Robert Wallace & Robert Means Esq<sup>s</sup> having a majority of votes are chosen & have been summoned accordingly That the whole number of votes for Senators in the County of Cheshire amount to 1712 — That the Hon. Sanford Kingsbury Esq having a majority of votes is chosen & has been summoned accordingly — the next two highest numbers are as follows viz

The Hon. Amos Shepard Esq 307 & William Page Esq 264 —  
That the whole number of votes for Senators in the County of Grafton amount to 801 — That the Hon Moses Dow Esq having a majority of votes is chosen and has been summoned accordingly —

Josiah Bartlett President	
Joseph Badger Jr	} Counsellors
Robert Wallace	
Lemuel Holmes	
Christo <sup>r</sup> Toppan	
Jon <sup>a</sup> Freeman	

\* Proceeded & appointed.

\* 2 P. & C.—130

Joshua Weeks of Greenland a Justice of the Peace for the County of Rockingham —

John Rollins Esq of Somersworth &

Joseph Peirce of New Durham Gore Esq<sup>n</sup> Justices of the peace for the County of Strafford —

Samuel Duglass of Raby,

Aaron Greeley of Hopkinton

Samuel Wilkins of Amherst

Timothy Taylor of Merrimack &

Robert Means of Amherst Esq<sup>n</sup> Justices of the Peace for the County of Hillsborough —

Daniel Emerson of Holles Esq a Justice of the Peace and Quorum for said County

Benj<sup>a</sup> West of Charlestown a Justice of the Peace & of the Quorum for the County of Cheshire

Elijah Grout of Charlestown Esq a Justice of the Peace for said County —

Ebenez<sup>r</sup> Hoit of Grafton &

Ebenez<sup>r</sup> Kendall of Cockermouth Justices of the Peace for the County of Grafton —

Asa Foster of Canterbury a Justice of the Peace for County of Rockingham —

William Duncan & John Bradley of Concord Esq<sup>n</sup> Justices of the Peace for said County —

Christo<sup>r</sup> Toppan  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Jon<sup>a</sup> Freeman  
Lemuel Holmes

\* 2 P. & C.—131 \* At a Council holden at Exeter May 17<sup>th</sup> 1791

Present His Excellency Josiah Bartlett Esq  
President The Hon. Christo<sup>r</sup> Toppan Joseph Badger Rob<sup>t</sup> Wallace  
Lemuel Holmes & Jon<sup>a</sup> Freeman Esq<sup>n</sup>

proceeded & appointed

Joseph March of Deerfield Esq a Justice of the Peace for the County of Rockingham —

Christo<sup>r</sup> Toppan  
Robert Wallace  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman

Proceeded and appointed Thomas Smith of Surry Postrider on the first Rout instead of Ozias Silsby who has declined accepting said Office —

Appointed Ozias Silsby of Acworth Postrider on the third Rout instead of Sam<sup>l</sup> Bean who declined accepting said Office.

Appointed Eben<sup>r</sup> Cram of Pitsfield Postrider on the fourth Rout instead of Moses Senter jun<sup>r</sup> who declined accepting said office

Appointed Henry Ranlet Postmaster at Exeter instead of John W. Gilman who has declined accepting said office —

Josiah Bartlett President  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes  
Christo<sup>r</sup> Toppan } Counsellors

\* 2 P. & C.—132 \* His Excellency the President requested the advice of Council, whether the Treas<sup>r</sup> should be directed to attend to the General Court at the next Session in Concord — Whereupon the Council advise, that the Treasurer be desired to attend with the necessary papers

Advised to by us Christo<sup>r</sup> Toppan  
Jon<sup>a</sup> Freeman  
Robert Wallace  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes

At a Council holden at Concord May 31<sup>st</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan Joseph Badger, Jonathan Freeman, Robert Wallace & Lemuel Holmes Esquires.—

Proceeded and appointed.—

Col. George Aldrich of Westmorland a Justice of the Peace for the County of Cheshire —

Samuel Kelley of New Hampton a Justice of the Peace for the County of Strafford.

Abiel Foster of Canterbury a Justice of the Peace & Quorum throughout the State

John Shepard of Amherst a Justice of the Peace & Quorum for the County of Hillsborough

Robert Alcock of Deering a Justice of the Peace for s<sup>d</sup> County

Christo<sup>r</sup> Toppan

Robert Wallace

Joseph Badger Ju<sup>r</sup>

Lemuel Holmes

Jon<sup>a</sup> Freeman

\* At a Council holden at Concord June 1<sup>st</sup> 1791 \* 2 P. & C.—133

Present His Excellency Josiah Bartlett Esq<sup>r</sup>

President The Hon Christo<sup>r</sup> Toppan Joseph Badger Jun<sup>r</sup> Robert Wallace Lemuel Holmes and Jon<sup>a</sup> Freeman Esquires

Proceeded and appointed

The Hon. Ebenezer Webster Esq a Justice of the Inferior Court of Common Pleas for the County Hillsborough

Advised to by us

Christo<sup>r</sup> Toppan

Jon<sup>a</sup> Freeman

Joseph Badger Ju<sup>r</sup>

Robert Wallace

Lemuel Holmes



## STATE OFFICERS, 1791-92.

### EXECUTIVE DEPARTMENT.

JOSIAH BARTLETT, Kingston, *President*.

#### *Council.*

NATHANIEL ROGERS, Newmarket, <i>Rockingham</i> ,	} Chosen from the Senate.
ROBERT WALLACE, Henniker, <i>Hillsborough</i> ,	
JOSEPH BADGER, JR., Gilmanton, <i>Strafford</i> ,	} Chosen from the House of Representatives.
LEMUEL HOLMES, Surry, <i>Cheshire</i> ,	
JONATHAN FREEMAN, Hanover, <i>Grafton</i> ,	
JOSEPH PEARSON, Exeter, <i>Secretary of State</i> .	
JOHN TAYLOR GILMAN, Exeter, <i>State Treasurer</i> .	

### STATE SENATE.

June 1, 1791, to June 6, 1792.

JOSIAH BARTLETT, Kingston, *President*.

MOSES DOW, Haverhill, *President Pro Tem.*,  
*or Senior Senator*.

County of Rockingham.	{	NATHANIEL ROGERS, Newmarket.
		JAMES SHEAFE, Portsmouth.
		CHRISTOPHER TOPPAN, Hampton.
		NATHANIEL PEABODY, Atkinson.
		ABIEL FOSTER, <sup>1</sup> Canterbury.
County of	{	JOHN WALDRON, Dover.
Strafford.		SAMUEL HALE, Barrington.

<sup>1</sup> John Taylor Gilman was elected Senator by the people, but on the third of June he was chosen State Treasurer by the General Court. The vacancy thus created in the Senate was filled June 7, by the election of Abiel Foster.

County of { ROBERT WALLACE, Henniker.  
 Hillsboro'. { ROBERT MEANS,<sup>1</sup> Amherst.  
 County of { SANFORD KINGSBURY, Claremont.  
 Cheshire. { WILLIAM PAGE,<sup>2</sup> Charlestown.  
 County of { MOSES DOW, Haverhill.  
 Grafton. }

## JUDICIARY.

*Superior Court of Judicature.*

JOHN PICKERING, Portsmouth, *Chief Justice*.  
 JOHN DUDLEY, Raymond, }  
 SIMEON OLCOTT, Charlestown, } *Puisne Justices*.  
 TIMOTHY FARRAR, New Ipswich, }  
 JOHN PRENTICE, Londonderry, *Attorney-General*.  
 NATHANIEL ADAMS, Portsmouth, *Clerk*.

## MILITARY ESTABLISHMENT.

HIS EXCELLENCY JOSIAH BARTLETT, Kingston,  
*Captain-General, Commander-in-Chief, and Admiral.*

## FIRST DIVISION.

BENJAMIN BELLOWS, Walpole, *Major-General*.

*Aids with the Rank of Major.*

MOODY DUSTIN, Claremont.  
 GEORGE SPARHAWK, Walpole.

## SECOND DIVISION.

JOSEPH CILLEY, Nottingham, *Major-General*.

*Aids with the Rank of Major.*

JOSEPH MILLS, Deerfield.  
 BRADBURY CILLEY, Nottingham.

<sup>1</sup> Robert Means resigned, and Charles Barrett, of New Ipswich, was elected to fill the vacancy Dec. 6, 1791.

<sup>2</sup> Biographical sketch, Saunderson's Hist. Charlestown, p. 498.



*Brigadier-Generals.*

GEORGE REID, Londonderry.  
MOSES DOW, Haverhill.  
AMOS SHEPHARD, Alstead.  
THOMAS BARTLETT, Nottingham.  
JAMES HILL, Newmarket.  
NOAH LOVEWELL, Dunstable.

———, *Adjutant-General*.<sup>1</sup>

SUPPLY CLAPP, Portsmouth, *Commissary-General*.

## SENATORS IN THE CONGRESS OF THE UNITED STATES.

JOHN LANGDON, Portsmouth.  
PAINE WINGATE, Stratham.

## REPRESENTATIVES IN CONGRESS.

NICHOLAS GILMAN, Exeter.  
SAMUEL LIVERMORE, Holderness.  
JEREMIAH SMITH, Peterborough.

## FEDERAL OFFICERS, 1791-1792.

## DISTRICT COURT.

JOHN SULLIVAN, Durham, *Judge*.  
JOHN S. SHERBURNE, Portsmouth, *District Attorney*.  
JOHN PARKER,<sup>2</sup> Portsmouth, *Marshal*.  
NATHANIEL ROGERS,<sup>3</sup> Newmarket, *Marshal*.  
JONATHAN STEELE, Durham, *Clerk*.

## PORT OF PORTSMOUTH.

JOSEPH WHIPPLE, Portsmouth, *Collector*.  
ELEAZER RUSSELL, Portsmouth, *Naval Officer*.  
THOMAS MARTIN, Portsmouth, *Surveyor*.

<sup>1</sup> It is not known with certainty who was the incumbent at this time, or whether the office was recognized by law. The last appointment was that of Nicholas Gilman of Exeter, for the year 1788-89. See Vol. xxi, p. 265, p. 547, note 2, and note on p. 3 of this volume.

<sup>2</sup> John Parker died Oct. 4, 1791.      <sup>3</sup> Nathaniel Rogers, appointed Nov. 16, 1791.

## FISCAL DEPARTMENT.

WOODBURY LANGDON, Portsmouth, *Commissioner for Settling the Accounts between the United States and the Individual States.*

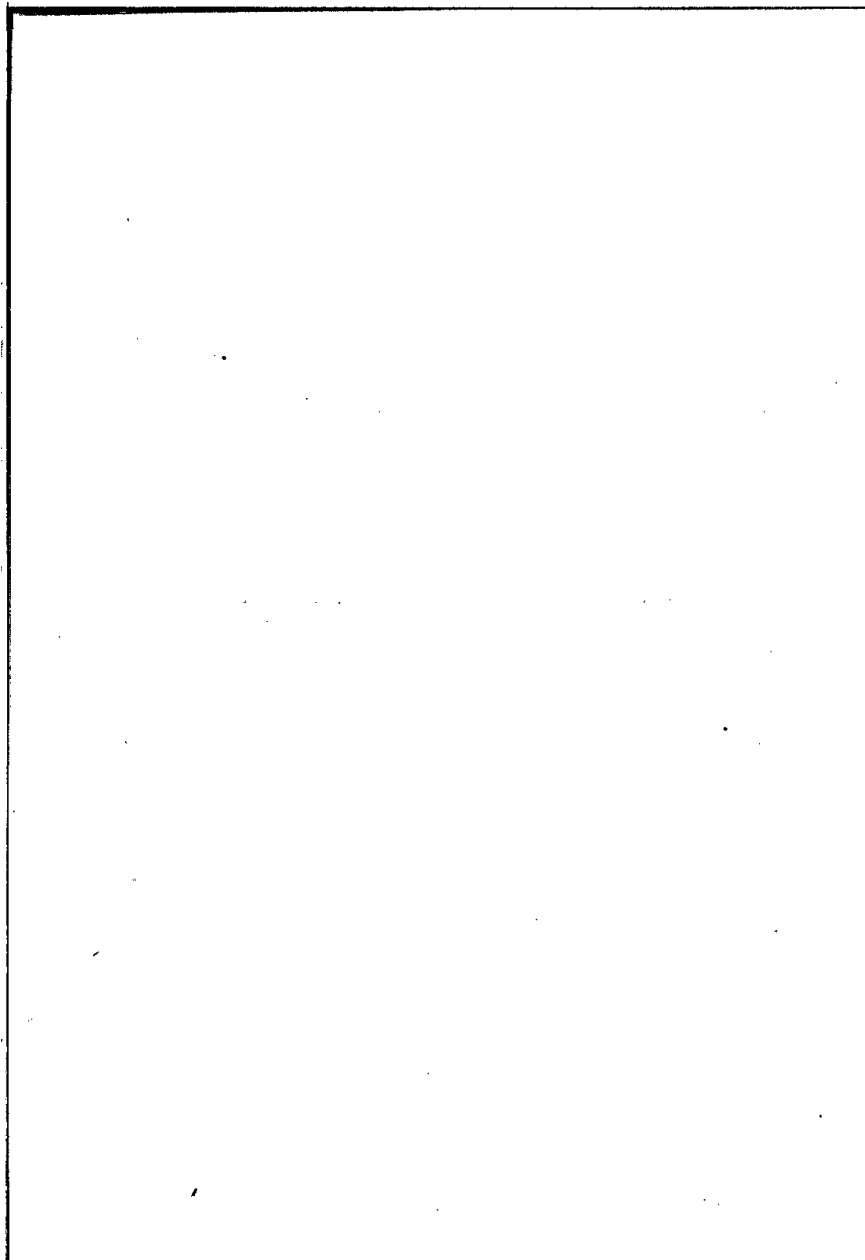
WILLIAM GARDNER, Portsmouth, *Commissioner of Loans.*

JOSHUA WENTWORTH, Portsmouth, *Supervisor, District of New Hampshire.*

# JOURNAL OF THE SENATE

CONTAINING THE PROCEEDINGS

FROM JUNE 1 TO JUNE 17, 1791.



\*STATE OF NEW HAMPSHIRE.

\*4-1

CONCORD — WEDNESDAY JUNE 1, 1791 —

Being the day appointed by the Constitution for the annual meeting of the General Court, Seven of the Members elected by the People as Senators for the year ensuing attended and took the Oaths, viz The Hon. Moses Dow Rob<sup>t</sup> Wallace John T. Gilman Sanford Kingsbury Nath<sup>l</sup> Rogers John Waldron & Samuel Hale Esquires —

A Message came up from the Hon House informing that there was a Quorum of the House & ready to proceed to business —

soon after the Hon. House of Rep<sup>s</sup> were informed by a Message, that there was a Quorum of the Senate duly qualified to proceed on business —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate, to provide an entertainment tomorrow for his Excellency the President the Hon Council the Gentleman of the Clergy & such other Gentlem<sup>n</sup> of distinction as said Com<sup>tee</sup> may think proper to invite, was brot up, read and concurred: M<sup>r</sup> Dow & M<sup>r</sup> Rogers joined —

The members present met with the Hon House of Representatives & proceeded to enter the votes for a President agreeably to the Constitution — adjourned till tomorrow morning 10 o'clock — The Senate then retired to their Chamber and adjourned till tomorrow morn<sup>g</sup> 9 o'clock —

THURSDAY JUNE 2<sup>d</sup> 1791

Met according to adjournment

Present as yesterday

The Hon Senate being again met with the House in the Assembly Chamber proceeded in examining the returns

\*for a President and upon fully examining & counting the votes they were as follows (viz) For His Excellency Josiah Bartlett Esq 8679 votes, and for sundry persons in all 288 there- \*4-2

fore it appears that his Excellency Josiah Bartlett Esq is chosen President of this State for the ensuing year by a majority of 8391 votes and his election was declared accordingly — adjourned the further elections till tomorrow morning 10 o'clock — The Senate then retired to their Chamber —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to wait on his Excellency Josiah Bartlett Esq President elect & present him a Certificate of his Election to the office of Chief magistrate of this State the ensuing year and request his answer — was brot up, read & concurred: M<sup>r</sup> Gilman, M<sup>r</sup> Dow & M<sup>r</sup> Rogers joined

The abovesaid Com<sup>tee</sup> waited upon his Exc<sup>y</sup> and informed him of his being elected President of the State of New Hamps<sup>re</sup> whereupon his Exc<sup>y</sup> informed the Com<sup>tee</sup> that he was ready to give his answer — The Hon Senate then joined the Hon House and his Exc<sup>y</sup> being introduced by the Com<sup>tee</sup>, the necessary Oaths were administered by the Hon Moses Dow Esq Sen<sup>r</sup> Senat<sup>r</sup> — The Sen<sup>r</sup> Senator then declared before both Houses of the Legislature that His Exc<sup>y</sup> Josiah Bartlett Esq was duly elected President of said State for the year ensuing by the free suffrages of the People — The Senate then retired to their own Chamber —

Adjourned till tomorrow morning 9 o'clock

FRIDAY JUNE 3<sup>d</sup> 1791

met according to adjournment

Present as yesterday —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to present the Rev<sup>d</sup> M<sup>r</sup> Evans with the thanks of the Gen<sup>l</sup> Court for his excellent discourse delivered yesterday and request a copy of the same for the press: And also desire him to attend as Chaplain to the Gen<sup>l</sup> Court this present Session was brot up, read and concurred M<sup>r</sup> Dow Joined —

The Hon Senate met with the Hon House of Representatives and proceeded to the choice of Senators to fill up the vacancies —

The ballots being taken it appeared that the Hon James Sheafe was elected a Senator for the County of Rockingham —

\* 4-3 \* The ballots being taken for another Senator it appeared that the Hon Christ<sup>o</sup> Toppam Esq was elected a Senator for said County —

The ballots being taken for the Senator wanting it appeared that the Hon. Nath<sup>l</sup> Peabody Esq was elected a Senator for said County. —

The ballots being taken for a Senator to fill the vacancy in the

County of Cheshire it appeared that the Hon William Page was elected to that office —

The further elections were then adjourned until four o'clock in the afternoon —

The Hon. James Sheafe Christopher Toppan Nath<sup>l</sup> Peabody and William Page Esquires attended in the Senate Chamber and took the usual Oaths and their Seats at the Senate Board

The Hon Senate met with the Hon House according to adjournment and proceeded to the Choice of Counsellors for the year ensuing —

The ballots being taken, it appeared that the Hon Nath<sup>l</sup> Rogers Esq was chosen a Counsellor for the year ensuing —

The ballots being again taken, it appeared that the Hon Joseph Badger Jun<sup>r</sup> Esq was chosen a Counsellor for the year ensuing —

The ballots being again taken, it appeared that the Hon Robert Wallace Esq was chosen a Counsellor for the year ensuing —

The ballots being again taken, it appeared that the Hon Lemuel Holmes Esq was chosen a Counsellor for the year ensuing

The ballots being again taken, it appeared that the Hon Jonathan Freeman Esq was chosen a Counsellor for the year ensuing —

They then proceeded to ballot for a Secretary, by which ballot it appeared that Joseph Pearson was unanimously chosen Secretary for the year ensuing —

The ballots were then taken for a Treasurer it appeared that the Hon John Taylor Gilman Esq was chosen Treasurer for the year ensuing —

\* The ballot being taken for a Commissary General it appeared that Supply Clap Esq was chosen Commissary General for the year ensuing — \* 4-4

Adjourned till tomorrow morning 11 o'clock

The Senate then retired to their Chamber —

The Hon Nath<sup>l</sup> Rogers Joseph Badger Jun<sup>r</sup> Robert Wallace Lemuel Holmes & Jonathan Freeman Esq<sup>rs</sup> were introduced into the Senate Chamber and took the Oath agreeably to the Constitution as Counsellors for the ensuing year —

The Oaths were next administered to Joseph Pearson Esq agreeably to the Constitution as Secretary of s<sup>d</sup> State

A vote appointing a Com<sup>tee</sup> to take under consideration His Excellencys Message this day received and report an answer there to — Also to consider what business is necessary first to be

entered upon & perfected at this Session and report thereon — was brot up read and concurred: M<sup>r</sup> Peabody, M<sup>r</sup> Sheafe & M<sup>r</sup> Dow on the part of the Senate —

Adjourned till tomorrow morning 8 °Clock

### SATURDAY JUNE 4<sup>th</sup> 1791

met according to adjournment —

Present all the Senate except M<sup>r</sup> Means

A vote granting the prayer of the pet. of the Wardens of the first parish in Portsm<sup>o</sup> and giving them leave to bring in a bill accordingly was brought up read & concurrd

A vote to hear the pet<sup>n</sup> of John Blunt & others on the second Wednesday of the next Session was brot up read and concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from the Hon W<sup>r</sup> Langdon respecting the Accounts of this State against the United States, was brot up read & concurred M<sup>r</sup> Kingsbury & M<sup>r</sup> Sheafe joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Joel Doolittle and report thereon was brot up read and concurred — M<sup>r</sup> Page joind

The Hon. Senate met with the Hon House & agreed to adjourn the elections till Monday next 5 °Clock P. M.

the Senate then retired to their Chamber —

\* 4-5 \* A vote granting the prayer of the petition of the Selectmen of Protectworth and giving them leave to bring in a bill accordingly, was bro<sup>t</sup> up read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to nominate 6 persons out of whom three to be chosen for the purpose of settling the Acco<sup>s</sup> between this State & M<sup>r</sup> Gardner late Treas<sup>r</sup> was brot up, read and concurred M<sup>r</sup> Toppan & M<sup>r</sup> Dow joined —

A vote to hear the petition of Joel Doolittle & others on the second Tuesday of the next Session, was brot up, read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from Joseph Gilman Esq &c was bro<sup>t</sup> up, read and concurd M<sup>r</sup> Page & M<sup>r</sup> Rogers joined —

Adjourned till Monday next 3 °Clock P M —

### MONDAY JUNE 6, 1791

met according to adjournment

Present as on Saturday last except, Maj<sup>r</sup> Hale, with the addition of M<sup>r</sup> Means —



A vote to hear the pet<sup>n</sup> of Josiah Hastings on the second Thirds-day of their next Session was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Benj<sup>s</sup> Heath & report thereon was brot up read & concurred M<sup>r</sup> Hale & M<sup>r</sup> Dow joined —

A vote to hear the pet<sup>n</sup> of J Herriman on the second Wednesday of the next Session, was brot up read & concurred

A vote that M<sup>r</sup> Peabody M<sup>r</sup> Page and M<sup>r</sup> Dow with such of the Hon<sup>bl</sup> House as they may join be a Com<sup>tee</sup> to report the measures necessary to be adopted to carry into effect that part of the Constitution of this State directing a Convention to be called for a revision of the same — sent down for concurrence — brot up read & conc<sup>d</sup>

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration a bill describing the lines of the Several Counties in this State & report thereon was brot up read & concurred M<sup>r</sup> Peabody M<sup>r</sup> Means M<sup>r</sup> Dow & M<sup>r</sup> Waldron joined

A vote to hear the petition of the Selectmen of Ossipee on the second Wednesday of the next Session was brot up read & concurred

\* The Senate met with the Hon. House agreeably to ad- \* 4-6  
journment and adjourned the elections till to morrow 3  
°Clock P M.—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration the assumption of the State Debts as assumed by the Act of the late Congress of the United States and report such necessary measures as they may judge proper in order to procure a sum more proportionate to our expenditures and exertions during the late war was brot up read & concurred M<sup>r</sup> Sheafe M<sup>r</sup> Gilman M<sup>r</sup> Page & M<sup>r</sup> Peabody joined

Adjourned till tomorrow morning, 8 °Clock. —

## TUESDAY JUNE 7<sup>th</sup> 1791

met according to adjournment. —

Present all the Senate except M<sup>r</sup> Hale —

A vote to hear the pet<sup>n</sup> of the Inhabitants of Shelburne and Chatham on the second Wednesday of their next Session was brot up read & concurred.

A vote to hear the petition of the Selectmen of Dorchester on the second Tuesday of their next Session was brot up read and concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider

of the pet<sup>n</sup> of the Selectmen of Hopkinton & report thereon was brot up read & concurred M<sup>r</sup> Wallace & M<sup>r</sup> Dow joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Sam<sup>l</sup> Smith & others & report thereon was brot up, read & concurred: M<sup>r</sup> Dow & M<sup>r</sup> Toppan joined—

A vote to accept the report of a Com<sup>tee</sup> that the sum of eighty nine pounds one shilling & ten pence be allowed Joseph Gilman Esq. in full of all acc<sup>ts</sup> & Demands he has against the State, and that on receiving the same s<sup>d</sup> Gilman or his Attorney shall execute a discharge accordingly which report being read & considered *voted* that it be received & accepted & that his Excellency the President give order accordingly was brot up, read & concurred.—

A vote on the pet<sup>n</sup> of Robert L Fowle, *voted*, that it appears that said Robert L. Fowle kept a printing Office at Exeter & carryed on the printing business there by publishing a public Newspaper & printing Acts Laws & other papers for this State  
 \* 4-7 \* That he left this State in the year 1777 and that agreeable to the confiscating Act this State took possession of his printing materials books &c and that it does not appear that any part thereof has been restored to him was brot up read & concurred.

A vote that the answer to His Excellencys Message reported by a Committee chosen for that purpose having been read & considered *voted* that it be received and accepted was brot up read & concurred which is as follows viz See the next page

A vote that W<sup>m</sup> Gardner Esq late Treas<sup>r</sup> of this State deliver over to John T Gilman present Treas<sup>r</sup> all such monies public Securities Bonds & other papers as may be delivered over prior to the Settlement of his accounts that he take s<sup>d</sup> Gilmans receipt to be accountable to the State for the same and debit the State therewith—was brot up read & concurred

A vote that M<sup>r</sup> Nath<sup>l</sup> Gilman Nath<sup>l</sup> Rogers & Supply Clap Esq<sup>rs</sup> be a Committee to settle the Acco<sup>ts</sup> between this State & M<sup>r</sup> Gardner the late Treas<sup>r</sup> and report thereon at the next Session of the General Court was bro<sup>t</sup> up read & concurred with the following amendment viz that s<sup>d</sup> Com<sup>tee</sup> be also empowered to receive from W<sup>m</sup> Gardner Esq late State Treasurer all public monies books & papers of every kind in his custody and belonging to the said Treasurers Office giving him proper Certificates therefor & to deliver over all such monies books & papers to John T. Gilman Esq Treas<sup>r</sup> of this State taking from him duplicates receipts therefor to be accountable to the State—one set of s<sup>d</sup> Receipts to be

delivered to the Sec<sup>y</sup> of s<sup>d</sup> State & deposited in the Sec<sup>y</sup> Office the other set to be delivered to the Comptroller of Accounts & deposited in his Office — Sent down for concurrence — brot up concurred

A Resolve that the Hon Jeremiah Smith Esq be & hereby is appointed a Commissioner together with the Hon Sanford Kingsbury & J<sup>r</sup> Macgregore Esq<sup>r</sup> to make out all the Claims which this State hath against the united States which have not been made out heretofore — that they deliver over on or before the last day of June Inst all such claims as have not been delivered them — that they collect all the Laws & other vouchers &c & that the time limited &c be extended to the next Session appoint Clerks &c was brot up read & concurred —

\* May it please your Excellency —

\* 4-8

The Senate & House of Representatives congratulate your Excellency, that the suffrages of a free people have placed you in the Chair of Government, your constant attachment for so many years past to the concerns & best interest of the State, afford us the strongest assurance that the first object of your attention is the prosperity of the people —

With particular satisfaction we receive your Excellencys Message to both Houses communicating to us the pleasing state of our public affairs which affords us a fresh proof of the solidity of the foundation on which they rest, and of the happy consequence that have resulted from the troubles & difficulties that we have had to contend with in years past — The diminution of direct taxes, the increase of our agriculture & manufactures, and the expectation that our commerce & fishery will be in an eligible situation, all agree to inspire us with the auspicious prospect, that joined with our endeavours, we shall enjoy ease prosperity & freedom, both civil & religious.

We agree with your Excellency, that as the citizens of this State have had a full share in the burthens and exertions that have procured us freedom & independence: They are therefore justly intitled to all the benefits & advantages resulting therefrom —

We shall renew our attention to complete the revision of the State laws & such other objects as may be worthy of our deliberations — The time for the revision of the Constitution being now at hand we shall readily concur with your excellency in making the necessary arrangements —

We trust in all public concerns, unanimity & harmony, candor & liberality of Sentiment will prevail among us and the People at

large & that by the blessing of heaven our motive & aim may be directed to that desirable end the public good, and in your co-operation we are sure of a resource which strengthens our hopes & will justify the confidence which the citizens of this State have so unanimously placed in you —

\* 4-9 \* The Senate met with the Honorable House of Representatives in their Chamber and proceeded to ballot for a Senator in the room of the Hon John T. Gilman who had resign<sup>d</sup> his Seat at the Senate board and accepted the Office of Treas<sup>r</sup>

The ballots being taken it appeared that the Hon<sup>ble</sup> Abiel Foster Esq was elected whereupon Abiel Foster Esq manifested his acceptance of s<sup>t</sup> Office and was introduced into the Senate Chamber and took the oath of Office as a Senator and his Seat at the Senate board

The elections were then adjourned without day

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of James Moor & others of Windham was brot up read & concurred M<sup>r</sup> Wallace & M<sup>r</sup> Foster joined —

Adjourned till tomorrow morning 8 o'clock

### WEDNESDAY JUNE 8, 1791

met according to adjournment

Present all the Senate —

A vote granting the prayer of the petition of Tho<sup>s</sup> Adams & giving him leave to bring in a bill accordingly was brot up read & concurred

A vote that M<sup>r</sup> James Macgregore be added to the Committee on the bill for describing County lines in the room & stead of the Hon Abiel Foster Esq who is removed to the Senate was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jon<sup>s</sup> Gove Esq was brot up read & concurred M<sup>r</sup> Page M<sup>r</sup> Dow & M<sup>r</sup> Wallace joined.

A vote to pay the account of Joshua Wingate Esq amounting to thirty six shillings as a special Justice of the Superior Court was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Walter Geer was brot up read & concurred M<sup>r</sup> Page & M<sup>r</sup> Kingsbury joined.

A vote that M<sup>r</sup> Peabody M<sup>r</sup> Sheafe & M<sup>r</sup> Dow with such of the Hon House as they may join be a Com<sup>tee</sup> to wait on his Excellency

the President & present him with an Answer to his late Message — Sent down for concurrence — brot up concurred.

\* A vote to accept the report of the Com<sup>tee</sup> on the pet<sup>n</sup> of \* 4-10 Benjamin Heath that the instrument purporting to be an order drawn by s<sup>d</sup> Heath requesting the Treas<sup>r</sup> to pay his wages to Daniel Cook was forged & that s<sup>d</sup> Heaths wages were receivd by virtue of s<sup>d</sup> order & that said Heath hath never receivd his wages himself & that s<sup>d</sup> Heath ought to receive out of the Treasury the sums due to him by the Rolls for Depreciation interest &c and that an order be passed accordingly — Also that the attorney General be directed to prosecute s<sup>d</sup> Dan<sup>l</sup> Cook for s<sup>d</sup> forgery was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration a Letter from the Hon Nich<sup>s</sup> Gilman Esq also the pet<sup>n</sup> of all Inv<sup>ts</sup> was brot up read & concurred M<sup>r</sup> Page & M<sup>r</sup> Kingsbury joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of James Adams was brot up read & concurred M<sup>r</sup> Dow joined —

An Act prescribing the duty & directing the mode of choosing Registers of Deeds & County Treasurers having been read a third time *voted* that the same be enacted

Adjourned till tomorrow morning 8 o'Clock

THURSDAY JUNE 9, 1791

met according to adjournment

Present as yesterday

a vote that there be granted & paid out of the public Treas<sup>r</sup> of this State a bounty of seven shillings for every piece of topsail Duck and other Stouter Sail Cloth which shall hereafter be manufactured within this State being twenty four inches in breadth and thirty nine yards long & that the Coms<sup>r</sup> Gen<sup>l</sup> be and hereby is appointed an Agent who is authorised to appoint one or more Agents under him to inspect the same who on application of any manufacturer of Duck or sail Cloth within this State attended with a Certificate from the Selectmen of the Town where the s<sup>d</sup> Manufacturer resides of his being bonafide the Manufacturer of the said Duck or sail Cloth, or that the same was manufactured by some person or persons acting for or under him, shall proceed to inspect the same & if found good & merchantable as afores<sup>d</sup> shall give a Certificate thereof to the person applying as afores<sup>d</sup>

which Certificate shall entitle the person presenting it to the bounty abovementioned, which bounty shall continue and be in force until further order of the Gen<sup>l</sup> Court & that the President with &c give order \* for the paym<sup>t</sup> of the bounty on proper Certificates being produced was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Daniel Bailey was brot up read & concurred: M<sup>r</sup> Kingsbury & M<sup>r</sup> Dow joined—

A vote to hear the pet<sup>n</sup> of Samuel Smith & others on the third Thursdays of the next Session was brot up read and concurred—

[A vote that Isaac Baldwin receive from the Treasury £20 for was brot up read &]

A vote to hear the pet<sup>n</sup> of the westerly half of the Town of Boscawen on the second Tuesday of the next Session was brot up read & concurred

An Act to alter the time of holding the annual Meeting in the Town of Protectworth having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Susannah Hazeltine & report thereon was brot up read & concurred M<sup>r</sup> Hale joind

An act authorizing the Commissioners formerly appointed to receive and examine the Claims against the Estate of Breed Bachelder an absentee to reconsider said report & make such report as Justice & equity may require having been read a third time passed to be enacted—Sent down for concurrence—brot up concurred

A vote on the pet<sup>n</sup> of the Selectm<sup>n</sup> of Thornton, that one penny <sup>per</sup> Acre be laid on each first division Lot—that 16/8 be laid on each second Division Lot that may be laid out within six months & if not so laid out that 16/8 shall be laid and assessed on the common land now belonging to each right for three years next ensuing & that they have leave to bring in a bill accordingly was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of the Selectmen of Campton and giving them leave to bring in a bill accordingly was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of James & John MacMasters was brot up read and concurred M<sup>r</sup> Rogers joined—

\*4-12 \*A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to

consider of the petitions of Peter Cushing & Bradbury Cilley and report thereon was brot up read & concurred M<sup>r</sup> Sheafe & M<sup>r</sup> Kingsbury & M<sup>r</sup> Wallace joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take into consideration the propriety of this States becoming a subscriber to the Bank of the United States and report thereon was brot up read and concurred M<sup>r</sup> Peabody M<sup>r</sup> Foster & M<sup>r</sup> Sheafe joined

Resolve that the Treasurer of this State be directed to call upon the Continental Loan Officer from time to time for the Interest which already has or may hereafter become due upon the Continental Securities funded by His Excellency Josiah Bartlett Esquire for the benefit of this State and that he pass to the Credit of this State the money or monies which upon such application he may receive was brot up read and concurred —

Adjourned till tomorrow morning 9 oClock —

FRIDAY JUNE 10<sup>th</sup> 1791

met according to adjournment

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to report what allowance shall be made to the Citizens of this State who hold the Treas<sup>r</sup> Receipts for Continental money was brot up read & concurred M<sup>r</sup> Toppan joined

An Act for recording proceedings before Justices of the peace & for preserving such records having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Joshua Heath was brot up read & concurred M<sup>r</sup> Rogers & M<sup>r</sup> Hale joined —

An Act regulating the Office of a Coroner having been read a third time *voted* that the same be enacted

A vote to postpone the hearing on the pet<sup>n</sup> of Stephen Harford which was to have been yesterday to the second Thursday of the next Session was brot up read and concurred —

\* An Act to enable the Judge of Probate for the County \* 4-13 of Cheshire to grant licence to sell the whole of the real estate of Samuel Adams late of Fitzwilliam deceased having been read a third time *voted* that the same be enacted.

A Vote that M<sup>r</sup> Toppan M<sup>r</sup> Rogers & M<sup>r</sup> Dow with such of the Hon<sup>ble</sup> House as they may join, be a Committee to take under consideration a Bill regulating of swine and to report such altera-

tions as they may think necessary Sent down for concurrence brot up concurred

A Resolve that the Registers of Deeds in the several Counties of this State be & hereby are directed to make out a general Index referring to deeds which Index shall be in one large folio volume of a size that will admit of a large number of additional names which shall be added as often as deeds are recorded — the Index shall contain two lists — one to consist of all the names of the Grantors to the Grantees the other to consist of the names of the Grantees from the Grantors — And the Registers shall be allowed therefor by the State a sum in the same proportion as the law allows for recording Deeds — was sent down for concurrence — brot up concurred

Adjourned till to morrow morning 8 °Clock

SATURDAY JUNE 11<sup>th</sup> 1791

met according to adjournment

Present as yesterday —

A vote granting the prayer of the pet<sup>n</sup> of the Inhabitants of Lyndborough & giving them leave to bring in a bill accordingly was brot up read & concurred

A vote that the Hon. Nath<sup>l</sup> Rogers Christ<sup>o</sup> Toppan & Joseph Badger Jun<sup>r</sup> Esq<sup>n</sup> be and hereby are appointed a Com<sup>tee</sup> to take into consideration in the Recess of the Gen<sup>l</sup> Court the pet<sup>n</sup> of Peter Cushing & Bradbury Cilley praying for an abatement upon their Excise bonds the expence of the Com<sup>tee</sup> to be paid by the petitioners and that s<sup>d</sup> Com<sup>tee</sup> report thereon at the next Ses<sup>n</sup> of the Gen<sup>l</sup> Court which shall be final & decisive between this State & the petitioners, the petitioners having agreed thereto was brot up read & concurred —

\*4-14 \*A vote granting the prayer of the petition of the Selectmen of Rumney and giving them leave to bring in a bill accordingly was brot up read and concurred

A vote that the Treas<sup>r</sup> be directed to receive seven shillings in specie in lieu of twenty shillings on the outstanding Taxes now payable in Indents or State Certificates and that a resolve be brot in accordingly was brot up read & concurred

Adjourned till Monday next 3 °Clock P — M —



MONDAY JUNE 13, 1791

met according to adjournment

Present all the Senate except M<sup>r</sup> Wallace

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider what business is yet necessary to be done at this Session, at what time & to what time & place this Court shall be adjourned & report thereon also report what allowance shall be made to the Gen<sup>l</sup> Court & their officers this Session was bro<sup>t</sup> up read and concurred, M<sup>r</sup> Hale M<sup>r</sup> Page [M<sup>r</sup> Means] M<sup>r</sup> Sheafe & M<sup>r</sup> Dow joined

A Resolve that the Selectmen of every Town & place in this State from whom any certificate or Indent taxes are now due, be directed immediately to call to account their collectors who are delinquent in indent & Certificate taxes and that said Selectmen within three months certify to the Treas<sup>r</sup> of this State the amount of the certificate, indent & specie taxes due from the persons named in their lists to the several collectors — And that the Treas<sup>r</sup> receive from the several collectors seven shillings in lieu of every twenty shillings in said certificates or indents so certified by the Selectmen to be due from the s<sup>d</sup> individuals —

Provided that before any collector shall avail himself of the liberty given hereby of paying in silver at s<sup>d</sup> rates he shall first pay to the Treas<sup>r</sup> either in certificates, indents or State notes indiscriminately so much as may be due in certificates or indents to the Treasury and which are not so certified — And for Certificate and indent taxes the Collectors shall receive indiscriminately as may be offered them by the several delinquent persons in their lists either State notes, indents certificates or silver as before rated — And the Treas<sup>r</sup> shall keep an acc<sup>o</sup> of what certificates indents State notes or specie he shall receive of each collector for such outstanding taxes — Sent down for concurrence — brot up concurred

\* Adjourned till tomorrow morning 8 °Clock \* 4-15

TUESDAY JUNE 14, 1791

met according to adjournment

Present as yesterday with the addition of M<sup>r</sup> Wallace

A vote, that his Excellency the President be requested to forward to the Legislature of the United States by the Representatives from this State, the following Memorial of said State and

that s<sup>d</sup> Representatives be requested to lay the same before Congress and use their influence to obtain redress —

To the Honorable Senate & House of Representatives of the U. S. of America—The Memorial of the Legislature of the State of New Hampshire with all due respect sheweth

That this State hath ever been chearfully ready, according to its utmost ability to contribute its proportion by the supply of men & money during the late war for the defence of the Country and establishment of Independence & freedom—by means of which war and the long & strenuous exertions made by this State a heavy debt in proportion to our property was accumulated on the State—This debt incurred for the common defence & safety and in the common cause of our Country, conformidably to the directions of Congress we expected wou'd be finally adjusted, and equal justice done to this, as well as to all the other States, by the Statement of the Accounts agreeably to the articles of the late confederation; But the obligations and sums promised by the State, we considered the State alone responsible for to its creditors as we conceived the other States were to theirs respectively—From this persuasion the Legislature of this State have from time to time during the war and since laid burthensome taxes upon its Citizens for paying not only the Interest but a large part of the principal of the State debt; at the same time practising the most rigid Economy in expenditures for the support of the civil Government of the State and for their own particular defence—By these means the State have extinguished a large part of their Debt, and began to have the animating hope that in the course of a few years more our debt wou'd be discharged, and the Citizens eased of those heavy burthens they had so long borne with exemplary patience—From these circumstances it may well be supposed this State was much disappointed at, & received

\* 4-16 with general disapprobation and uneasiness that part \* of a late Act of Congress in which it is proposed to assume Twenty one millions and five hundred Thousand Dollars of the debts of the several States and in which provision is made for funding and paying the same. By which measure an increased Debt is bro<sup>t</sup> on the General Government the necessity of an increased revenue is involved—and probably a delay of the payment of the national Debt will thereby be occasioned: all which are evils (in our opinion) to be avoided—But still more objectionable in our view, and disgusting to the Citizens of N H is the assumption of the State Debts on account of the very unequal pro-

portion there is between the Quotas allowed to be assumed from the debts of some States and those of others — On a view of the requisitions made on the States by the Congress under the confederation; whether for men or money it will appear that N. H. — was generally apportioned as about one twenty eighth part of the Union — The proportion of her present Representation is nearly as one to twenty two; And this it is presumed will not be found too great a proportion of the number of which the House of Representatives of the United States is now composed, when the number of Inhabitants of all the States is ascertained. It was not in the power of this State fully to comply with all the requisitions made by Congress, yet we presume it will appear that of the number of soldiers furnished by the several States the expence consequent thereupon and the actual payments made by all the States in consequence of requisitions of Congress, this State has furnished at least one twenty eighth part. Notwithstanding the above proportions & Supplies, the sum proposed to be assumed of this States Debt is less than one seventieth part of the whole sum proposed to be assumed, far less in proportion than any other State in the Union; whether such State owed any Debt contracted for the common Defence or not — This must devolve on the Citizens of this State, the burthen of paying about six hundred Thousand Dollars of the mass of assumed Debt more than is assumed of theirs calculating agreeably to former requisitions \* of Congress and on the supposition that the revenue arising from the impost & excise or any other kind \* 4-17 of General Tax (whether actually collected in the State or in the neighboring States thro which a great part of our commerce passes) will actually be paid by the Consumers of Dutied articles; And that the Citizens of New Hampshire will consume of those Articles of other States in proportion to their numbers which probably will be the Case — In this view of the assumption it cannot but appear very unequal and while there is a distinction made between this State & every other State in the Union in the smallness of its Quota allowed to be assumed it appears to us to criminate the State as the most delinquent in the Union which we are confident we deserve not; or else that equal justice is not distributed to us —

Wherefore as Guardians of the rights & privileges of the Citizens of N. H. — whom we have the Honor to represent we conceive it our duty to remonstrate against said Act so far as it respects the assumption of the State Debts, or if s<sup>d</sup> assumption

must be carried into effect to request that this State may have such addition made to the sum allowed to be assumed of its debt as shall place the citizens of N H. on an equality with those of other States at least equal to the smallest proportion allowed to any other State according to the Census or that the injuries & burthens we complain of may be removed in such other way as you in your wisdom & Justice shall think fit was brot up, read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet of I<sup>r</sup> Rindge was brot up read & concurred M<sup>r</sup> Toppan & M<sup>r</sup> Wallace joined

A vote to hear the pet<sup>n</sup> of the Selectmen of Chichester on the second Wednesday of their next Session was brot up read and concurred

\* 4-18 \*An Act regulating licenced Houses having been read a third time — On Motion being made that the yeas & Nays be taken They were as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Peabody	M <sup>r</sup> Waldron	M <sup>r</sup> Rogers	M <sup>r</sup> Hale — 7
M <sup>r</sup> Kingsbury	M <sup>r</sup> Sheafe	M <sup>r</sup> Dow &	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Means	M <sup>r</sup> Page	M <sup>r</sup> Foster	M <sup>r</sup> Wallace 5
M <sup>r</sup> Toppan			

and so it was enacted

A vote to hear the pet<sup>n</sup> of James Wallace on the Second Thursday of the next Session, was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration a Resolve respecting receiving seven shillings in specie in lieu of 20s of Indents &c was brot up read & concurred: M<sup>r</sup> Rogers joined

A vote so far granting the prayer of the pet<sup>n</sup> of Walter Geer as that s<sup>d</sup> Geer have liberty to renew s<sup>d</sup> action separate of s<sup>d</sup> Grout & that he have leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of S Hobart who pays [prays] the Gen<sup>l</sup> Court to order that nail making works shou<sup>d</sup> be erected at the several prisons in the respective Counties agreeable to a certain Act & was brot up read & Non concurred —

A vote to pay the acc<sup>t</sup> of J Smith Esq amounting to £32..17..0 as one of the Com<sup>tee</sup> on revision of the laws was brot up, read & concurred

A vote to pay Elias Tarlton £4..13..4 on Capt Salters Roll was brot up, read & concurred. [w<sup>t</sup> granted.]

A vote that Sanford Kingsbury James Macgregore & Jer<sup>b</sup> Smith Esq<sup>rs</sup> receive out of the Treasury £10 each to be by them severally accounted for was brot up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from J Whipple Esq was brot up read and concurred. M<sup>r</sup> Toppan & M<sup>r</sup> Rogers joined —

\* A vote to postpone the hearing of the petition of the \* 4-19 Selectmen of Cockermouth to the second Wednesday of the next Session was brot up, read & concurred

A vote to postpone the remainder of the hearings which were to have been this day until to morrow was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of New Grantham and giving them leave to bring in a bill accordingly was brot up, read & concurred

Adjourned till tomorrow morning 8 o'clock —

### WEDNESDAY JUNE 15, 1791 —

Met according to adjournment

Present all the Senate —

An Act to incorporate the South part of the Society Land and sundry other tracts of Land having been read a third time *voted* that the same be enacted.

An Act to prevent fraud in Cord Wood exposed to Sale having been read a third time *voted* that the same be enacted.

An Act to incorporate the first or North parish in the Town of Portsmouth, having been read a third time *voted* that the same be enacted

A vote granting the prayer of the pet<sup>n</sup> of Alex<sup>dr</sup> Ewen and giving him leave to bring in a bill accordingly was brot up read & concurred —

A vote granting the prayer of the petition of the Selectmen of New Durham [New Grantham] and giving them leave to bring in a bill immediately by the members to be brot up read & concurred —

A vote that the Secretary be directed to have printed as soon as may be, three hundred & fifty copies of the Resolve passed this day respecting certificates & Indent taxes outstanding — And forward them immediately by the members to the several Towns & places in this State Sent down for concurrence — brot up concurred

A vote that George Kenfield have & receive out of the Treasury

\* 4-20 £9..6..3 for wages and travel \* in Capt Eliots Company in Col. Hobarts Regiment in the year 1777 and that the President give order accordingly was brot up read & concurred  
Adjourned till tomorrow morning 8 oClock

# THURSDAY JUNE 16<sup>th</sup> 1791 —

Present all the Senate except M<sup>r</sup> Kingsbury.—

An Act directing the mode of calling a convention to revise the Const<sup>n</sup> of this State having been read on the Question shall it be enacted — the yeas & nays, being required, were as follows

	Yeas.		Yeas.
	M <sup>r</sup> Dow		M <sup>r</sup> Peabody
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Page	M <sup>r</sup> Wallace	M <sup>r</sup> Means	M <sup>r</sup> Waldron
M <sup>r</sup> Rogers	M <sup>r</sup> Toppan	M <sup>r</sup> Foster	M <sup>r</sup> Sheafe
M <sup>r</sup> Hale			

Nays, 9,—Yeas 2 so it passed in the negative —

A vote to pay the acc<sup>o</sup> of Nath<sup>l</sup> Gilman & Nath<sup>l</sup> Rogers Esq amounting to £3..0..0 [for defacing orders] was bro<sup>t</sup> up read & concurred —

An Act to regulate the exportation of Beef & Pork having been read a third time *voted* that the same be enacted —

A vote that the next Session of the Gen<sup>l</sup> Court be holden at Dover was brot up read & concurrd with this alteration that it be holden at Portsm<sup>o</sup> instead of Dover sent down brot up concurred

An Act regulating Swine having been read a third time *voted* that the same be enacted —

An Act directing the mode of calling a convention to revise the Constitution of this State having been read a third time *voted* that the same be enacted.

\* 4-21 \*An Act declaring the limits & boundaries of the several Counties in this State having been read a third time *voted* that the same be enacted.

A vote granting the prayer of the pet<sup>n</sup> of W [William] Page Esq and giving him leave to bring in a Resolve accordingly was brot up read & concurred.

A vote granting the prayer of the pet<sup>n</sup> of Edw<sup>d</sup> Livermore Esq Attorney to James & John MacMasters & that the President be desired to give order that Wentworth Cheswell deliver all the books and Papers now in his Custody belonging to the petitioners to them or their Attorney was brot up read and concurred —

A Resolve that all Invalids non commissioned Officers Soldiers & Seaman who have not been inspected or who may have been inspected & been refused or struck off the list make immediate application to D<sup>r</sup> Tenney & D<sup>r</sup> W<sup>m</sup> Parker of Exeter for examination who are hereby appointed inspectors of Inv<sup>ds</sup> and on its appearing to the Inspectors that any of them ought to be on the invalid pension list that the Inspectors petition Congress for their Admission & write to our Rep<sup>s</sup> & Sen<sup>rs</sup> in Cong<sup>s</sup> stating the facts relative to the subject was bro<sup>t</sup> up read & concurred

A vote that the Com<sup>tee</sup> apt<sup>d</sup> to deface Orders &c having completed the business be discharged was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Tho<sup>s</sup> Smith & John Lathrop was brot up read & concurred M<sup>r</sup> Dow joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Tho<sup>s</sup> Simpson was brot up read and Nonconcurrent

A vote that the Acc<sup>o</sup> of Eph<sup>m</sup> Robinson & Nath<sup>l</sup> Rogers be accepted & that said Rogers pay into the Treasury the sum of three pounds six shillings & take his receipt therefor & that the Treasurer debit himself therewith was brot up read & concurred

A vote that all the books & papers now in the hands of the late Com<sup>tee</sup> of Claims Secretary, or any other person which relate to the Claims of this State against the United States or the claims of Individuals against this State for services done or losses suffered in the late war be delivered to the commissioners appointed to receive & examine & make a fair statement of all payments & allowances that have been made to Towns and Individuals for such expenditures they giving a \* receipt to the person \* 4-22 or persons possessed of such books or papers was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to Consider and report what method shall be adopted respecting military stores belonging to s<sup>d</sup> State now in the hands of Individuals in this State also respecting Notes Receipts &c from Individuals now in the Comptrollers Office given for military Stores, was brot up read & concurred M<sup>r</sup> Dow joined —

A vote granting the prayer of the petition of Daniel Bailey and giving him leave to bring in a bill accordingly at this or the next session was brot up read and concurred —

A vote on the pet<sup>n</sup> of New Hampton that a tax of one penny on each acre of land in s<sup>d</sup> Town be raised for three years and that they have leave to bring in a bill accordingly at this or the next Session was brot up read and concurred

A vote to hear the pet<sup>n</sup> of a Com<sup>tee</sup> appt<sup>d</sup> by the proprietors of Unity on the third Thursday of the next Session was brot up read and concurred

An Act to raise one thousand pounds by a public Lottery for the use of the Atkinson Academy having been read a third time on the Question shall it pass to be enacted—the yeas and nay being required were as follows viz

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Wallace	M <sup>r</sup> Dow	M <sup>r</sup> Waldron	M <sup>r</sup> Peabody 7
M <sup>r</sup> Hale	M <sup>r</sup> Page	M <sup>r</sup> Means &	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Toppan	M <sup>r</sup> Rogers	M <sup>r</sup> Foster &	M <sup>r</sup> Sheafe 4

and so it passed to be enacted [and sent down.]

An Act to impower Walter Geer to review an Action having been read a third time passed to be enacted—Sent down—brot up concurred

\* 4-23 \*A vote to postpone the hearings on the pet<sup>n</sup> of Gid—Tiffany & J Shapley prop<sup>ts</sup> of Eaton & Burton Tho<sup>r</sup> Pinkham & Geo Hull Town of Coventry D Webster and others [J. Hicks, N. Doine, A. Plumley and Littleton and Dalton] until the third Wednesday of the next Session was brot up read & concurred

An Act to enable the Selectmen of the Town of Thornton to assess & cause to be collected the sum of one penny per Acre on the first division Lots of land in said Thornton & 16/8 on each second Division Lot that hath been laid out or may be laid out in s<sup>d</sup> town of Thornton within six months from the date of this Act & if not so laid out on the Common lands belonging to such right for three years next ensuing having been read a third time *voted* that the same be enacted

[An Act for the limitation of Actions & for the preventing of vexatious suits having been read a third time *voted* that the same be enacted.]

An Act granting Joseph Kimball Esq the exclusive right or privilege of making Waterqueeche falls in Connecticut River navigable for boats having been read a third time passed to be enacted Sent down for Concurrence—

A vote that the Com<sup>tee</sup> ap<sup>ts</sup> 3<sup>d</sup> Inst to present the Rev<sup>d</sup> M<sup>r</sup> Evans with the thanks of the Gen<sup>l</sup> Court &c be requested to receive from M<sup>r</sup> Evans the copy therein mentioned & agree with M<sup>r</sup> Hough to print 250 copies of the same was brot up read & concurred



A vote to hear the pet<sup>n</sup> of Wendall Lempster et alii on the third Thursday of the next Session was brot up read and concurrd

A vote to hear the pet<sup>n</sup> of Sam<sup>l</sup> Duncan in behalf of N Grantham on the second Tuesday of the next Session was brot up read & concurrd

An Act to enable the Selectmen of Campton to assess & cause to be collected one penny <sup>per</sup> Acre annually for two years on all the unimproved Lands in said \* Campton having \* 4-24 been read a third time *voted* that the same be enacted.

A vote to hear the pet<sup>n</sup> of John Tasker et alii on the third Wednesday of the next Session was brot up, read & concurrd.

A vote to accept the report of a Com<sup>tee</sup> viz that this State is possessed of 47663 Dol 93 Cents in funded six per Cents & between seven & eight thousand pounds in cash—that his Excellency the President & the Treas<sup>r</sup> should be authorised & impowered to subscribe to the s<sup>d</sup> bank in behalf of this State to the amount of 150 Shares which will require the sum of 45000 Dollars in the said funded stock & 15,000 Dollars in Cash was brot up read & concurrd

A vote on the pet<sup>n</sup> of the Selectmen of Orford that a tax of two pence on each acre of land be levied in s<sup>d</sup> Town for one year and that they have leave to bring in a bill accordingly at this or the next Session was brot up read & concurrd

An Act in addition to & explanation of an Act entitled an Act for granting a lottery for rebuilding a Bridge over Little Harbour River to New Castle made & passed the 12 Day of January Anno Domini 1790, having been read a third time *voted* that the same be enacted

adjournd till tomorrow morning 8 oClock

FRIDAY JUNE 17 1791

met according to adjournment

Present all the Senate except Sanford Kingsbury & Rob<sup>t</sup> Means Esq

A vote granting the prayer of the pet<sup>n</sup> of Jon<sup>s</sup> Wadleigh and giving him leave to bring in a bill accordingly at this or the next Session was brot up read & concurrd

An Act to restore Alexd<sup>r</sup> Ewen to his law having been read a third time *voted* that the same be enacted

A vote that the allowance for travel & attendance for the Members of the Senate & House of Rep<sup>s</sup> & their Officers be the same

as was allowed to the last Session of the Gen<sup>l</sup> Court was brot up read & concurred —

\* 4-25 \* A vote that the Treas<sup>r</sup> pay the Holders of s<sup>d</sup> Rec<sup>ts</sup> on their producing the same at the rate of 5s for each 100 Dollars was brot up read & concurred

A vote that the Receiver of non resident taxes receive 10s  $\frac{7}{8}$  Cent in lieu of five  $\frac{7}{8}$  Cent & 6 pence for each receipt & that an Act or resolve be now passed was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of Benj<sup>a</sup> Stone & giving him leave to bring in a bill accordingly was brot up, read & Nonconcurred

A Resolve that M<sup>r</sup> Nath<sup>l</sup> Parker Recv<sup>r</sup> of non resident taxes shall be allowed in future to demand & take 10  $\frac{7}{8}$  Cent<sup>m</sup> on all non resid<sup>t</sup> taxes he may receive and six pence for cash But which shall &c was sent down — brot up concurred

A Resolve that His Exc<sup>cy</sup> & the Treas<sup>r</sup> be and are impowered to subscribe on Acc<sup>o</sup> & in behalf of this State for the Stock of the bank of the United States the sum of 60,000 Dollars being 150 shares payable  $\frac{1}{2}$  in Gold & Silver &  $\frac{1}{2}$  in that part of the public Debt of the united States which bears an Interest of 6  $\frac{7}{8}$  C<sup>t</sup>  $\frac{7}{8}$  A

And that the President & Treas<sup>r</sup> are authorised to take out of the State Treasury the above monies and funded papers for s<sup>d</sup> purpose & make all necessary transfers according to such rules as are instituted in that behalf by law & do and transact all & singular Acts Matters & things as shall or may appertain to s<sup>d</sup> subscription & render an acc<sup>o</sup> thereof to the Gen<sup>l</sup> Court at their next Session was sent down for concurrence — brot up concurred —

An Act to authorise the Selectmen of New Durham to levy a tax of one penny  $\frac{7}{8}$  Acre on the lands in s<sup>d</sup> Town for repairing the highways having been read a third time *voted* that the same be enacted

A vote to hear the pet<sup>n</sup> of John Bryant on the first Tuesday of the next Session was brot up read & concurred

A vote to pay the acc<sup>o</sup> of Benj<sup>a</sup> Hannaford amo<sup>ts</sup> to £8 was brot up, read and concurred

A vote to hear the pet<sup>n</sup> of Benj Abbot on the third Wednesday of the next Session was brot up read & concurred

\* 4-26 \* A vote to hear the pet<sup>n</sup> of Alexander Plumley on the third Wednesday of the next Session was brot up read and concurred

An Act to enable Alex<sup>dr</sup> Craige Josiah Sanborn and Wil<sup>m</sup> Preson the Selectmen of the Town of Thornton in s<sup>d</sup> State for the

time being to levy assess & collect a tax of two pence  $\text{p}^d$  Acre upon all the lands (public lands excepted in  $s^d$  Town) for the purpose of making highways & bridges therein having been read a third time *voted* that the same be enacted

A vote to pay the Acc<sup>o</sup> of Joseph Pearson amounting to £30..12..0  $p^d$  Col Giddinge for the use of a Room firewood and candles &c from 16 Dec 1789 to 16 May 1791 was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of Geo Hough amounting to 29/2 for printing was brot up read & concurred.

A vote appointing Thursday the 17 of Nov<sup>r</sup> next to be observed as a day of public thanksgiving throughout this State was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of Sam<sup>l</sup> Dinsmore amounting to £3..3..9 for copying & adjusting Acc<sup>o</sup> for Commissioners on continental Acc<sup>os</sup> — was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of Joseph Pearson amounting to £45 as paymaster of Inv<sup>ds</sup> from 23 Octo 1784 was brot up read and concurred

An Act suspending the operation of sundry Acts therein enumerated & referred to until a certain period, having been [read] a third time *voted* that the same be enacted

An Act to enable the Selectmen of the Town of New Hampton to assess & cause to be collected the sum of one penny  $\text{p}^d$  Acre on each Acre of land in said Town annually public Rights excepted for the term of three years from the passing this Act having been read a third time *voted* that the same be enacted

A vote that  $y^e$  pet<sup>n</sup> of Joseph Kimbal in behalf of the Town of Plainfield lay till the next Session of the Gen<sup>l</sup> Court and that the Treas<sup>r</sup> be directed to stay all extents against  $s^d$  Town for deficiency of soldiers until the next Session was brot up read & concurred

A resolve empowering Col William Page to raise a company of Light Horse in the Towns of Newport Lemster, Washington Stoddard & Marlow was brot up read & concurred —

\* A vote to pay Eliph<sup>t</sup> Ladd thirty shillings Henry \*4-27 Randlet thirty six shillings John Melcher £23..1..0 in full of their Acco<sup>s</sup> for printing John Waldron & Joshua Wingate Esq 36s in full of their Acco<sup>s</sup> for selling Excise Jon<sup>a</sup> Gage 30s in full for his Acc<sup>o</sup> for expences at sale of Excise Reuben Libbey fifteen shillings in full of his Acc<sup>o</sup> for taking an Inventory of the Town of Tuftonbor<sup>o</sup> Ozias Silsby three pounds in full of his Acc<sup>o</sup> for postage of letters was brot up, read and concurred

A vote to pay Josiah Nelson six pounds sixteen shillings & eight pence as Doorkeeper was brot up read & concurred

A Resolve that His Exc<sup>y</sup> the President be & he hereby is authorised & impowered with Advice of Council to draw orders on the Treas<sup>r</sup> in favor of John Melcher for such sum as he may adjudge expedient not exceeding £80 to be accounted for & for such further sum or Sums as the President may think expedient for contingent expences for the benefit of the State not exceeding £100 & that the Treasurer pay such orders accordingly was brought up read & concurred

A Resolve that the Treas<sup>r</sup> be & hereby is authorised to receive from James Reed late Brig<sup>d</sup> Gen<sup>l</sup> a Certificate issued from the Treasury office of the United States for the sum of two thousand two hundred & forty three Dol<sup>s</sup> & 88 Cents dated 27 May 1791 & allow s<sup>d</sup> Reed therefor at the rate of 18s upon the pound to be paid by deductions from the outstanding taxes due from such of the Towns or Collectors as the said Reed may request — provided the said Reed shall at his own expence empower the s<sup>d</sup> Treas<sup>r</sup> to obtain a proper transfer of s<sup>d</sup> Certificate or the am<sup>o</sup> thereof for the use and Benefit of this State was sent down for concurrence — brot up concurred

A vote to pay Caleb Buswell three pounds as Doorkeeper was brot up read & concurred

A vote to pay John Calfe Esq £13..16..2 for recording, copying &c was brot up read & concurred

A vote that the Revd M<sup>r</sup> Evans receive out of the Treasury 40s for his services as Chaplain was brot up read & concurred —

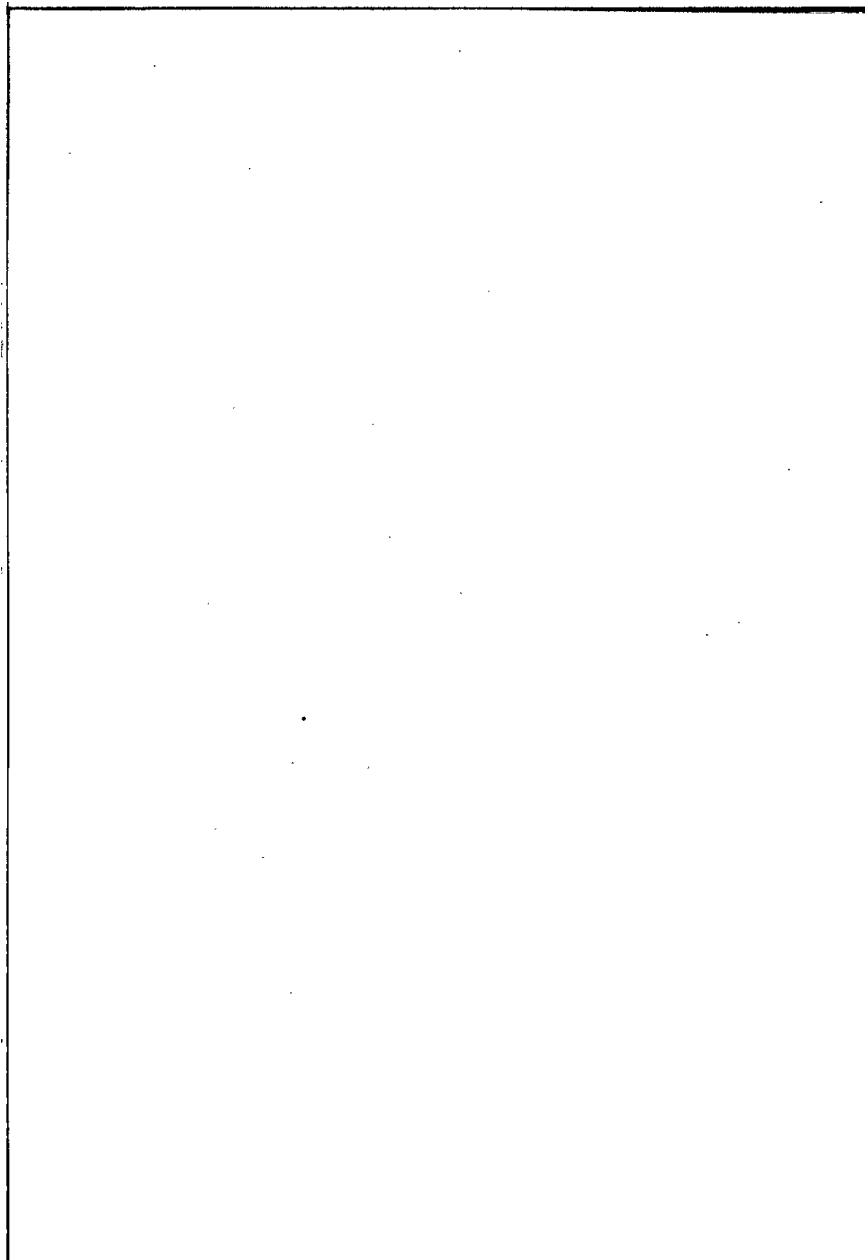
A vote to pay the Acc<sup>o</sup> of Moses [L.] Neal amount<sup>s</sup> to 30s for engrossing bills was brot up, read & concurred

A vote that His Exc<sup>y</sup> the President with advice of Council adjourn the Gen<sup>l</sup> Court until the last Wednesday in Novem<sup>r</sup> next, then to meet at portsmouth was brot up read & concurred — and it was accordingly adjourned

JOURNAL  
OF THE  
HOUSE OF REPRESENTATIVES

CONTAINING THE PROCEEDINGS .

FROM JUNE 1 TO JUNE 17, 1791.



# HOUSE OF REPRESENTATIVES

FOR THE YEAR 1791-92.

NATHANIEL PEABODY, Atkinson, *Speaker.*

JOHN CALFE, Hampstead, *Clerk.*

MOSES LEAVITT NEAL, *Assistant Clerk.*

REV. ISRAEL EVANS, Concord,	} <i>Chaplains.</i>
REV. DR. SAMUEL HAVEN, Portsmouth,	
REV. JOSEPH BUCKMINSTER, Portsmouth,	
REV. JOHN C. OGDEN, Portsmouth,	
REV. ——— WALTON,	
REV. ISRAEL EVANS, Concord,	

*Preacher of Election Sermon.*

## REPRESENTATIVES.

Portsmouth . . . . .	{ George Gains.
	{ John Pierce.
	{ James Sheafe. <sup>1</sup>
Exeter . . . . .	Benjamin Connor, Jr.
Londonderry . . . . .	James M <sup>c</sup> Gregore.
Chester . . . . .	
Newington . . . . .	
Greenland . . . . .	Joshua Weeks.
Rye . . . . .	
North Hampton . . . . .	Moses Leavitt.
Hampton . . . . .	Christopher Toppan. <sup>1</sup>
Hampton Falls } . . . . .	Nathaniel Hubbard Dodge.
Seabrook }	

<sup>1</sup> Elected to the Senate.

Stratham . . . .	Jonathan Wiggin.
Dunbarton } . . . .	
Bow } . . . .	
Salisbury . . . .	{ John C. Gale.
	{ Ebenezer Webster.
Boscawen . . . .	Joseph Gerrish.
Fishersfield . . . .	
Sutton . . . .	
Warner . . . .	James Flanders.
New London } . . . .	
Andover & } . . . .	
Gore } . . . .	
Charlestown . . . .	William Page. <sup>1</sup>
Alstead . . . .	Oliver Shepherd.
Keene . . . .	Jeremiah Stiles.
Swanzy . . . .	Elisha Whitcomb.
Westmoreland . . . .	Archelaus Temple.
Richmond . . . .	
Jaffrey . . . .	Abel Parker.
Winchester . . . .	John Alexander.
Chesterfield . . . .	Moses Smith.
Rindge . . . .	Daniel Rand.
Walpole . . . .	Aaron Allen.
Claremont . . . .	Sandford Kingsbury. <sup>1</sup>
Cornish . . . .	
Newport } . . . .	
Croydon } . . . .	
Acworth } . . . .	
Lempster } . . . .	James Bingham.
Marlow } . . . .	
Wendell } . . . .	
Unity } . . . .	
Litchfield } . . . .	
Derryfield } . . . .	
Dunstable . . . .	
Merrimack . . . .	
Bedford . . . .	James Martin.
Goffstown . . . .	
Hollis . . . .	Daniel Emerson.
Amherst . . . .	Daniel Warner.
Raby } . . . .	
Mason } . . . .	

<sup>1</sup> Elected to the Senate.



New Ipswich . . .	Charles Barrett.
Francestown . . .	
Duxbury }	
Mile Slip }	
Wilton . . .	Abiel Abbott.
Lyndeborough . . .	Peter Clark.
Temple }	
Peterborough Slip }	
Peterborough }	
Society Land }	John Smith, Jr.
Hancock }	
Antrim }	John Duncan.
Deering }	
Henniker }	
Hillsborough }	William Wallace.
New Boston . . .	
Weare . . .	
Hopkinton . . .	Benjamin Darling.
Pelham . . .	
Dover . . .	John Kielle.
Durham . . .	
Somersworth . . .	James Carr.
Rochester . . .	James Howe.
Barrington . . .	Isaac Waldron.
Sanbornton . . .	William Harper.
Gilmanton . . .	Joseph Badger, Jr.
Madbury . . .	
Meredith }	
New Hampton }	Ebenezer Smith.
Sandwich }	
Tamworth }	Daniel Beede.
Moultonborough }	
Tuftenborough }	
Wolfborough }	Nathan Hoit.
Ossipee }	
Barnstead . . .	John Tasker.
New Durham }	
New Durham Gore }	Thomas Tash.
Wakefield }	
Middleton }	
Effingham }	

Conway	}	. . .	{	Andrew McMillan. Jacob Blaisdell. <sup>1</sup>
Eaton				
Burton				
Bartlett				
Locations				
Nottingham West				
Kensington				Ebenezer Clifford.
South Hampton	}	. . .	{	Ezra Currier.
East Kingston				
Kingston				John Eastman.
Brentwood				Jabez Smith.
Epping				William Plumer.
Newmarket				Nathaniel Rogers. <sup>2</sup>
Nottingham				Jonathan Cilley.
Deerfield				Joseph March.
Northwood	}	. . .	{	Jonathan Clark.
Epsom				
Allenstown				
Northfield				Charles Glidden.
Canterbury				Abiel Foster. <sup>2</sup>
Chichester	}	. . .	{	Robert Tibbetts.
Pittsfield				
Loudon				Jonathan Smith.
Concord				William Duncan.
Pembroke				
Candia				Nathaniel Emerson.
Raymond	}	. . .	{	Ezekiel Godfrey.
Poplin				
Hawke	}	. . .	{	Thomas Page.
Sandown				
Hampstead				
Atkinson	}	. . .	{	Nathaniel Peabody. <sup>2</sup>
Plaistow				
Salem				
Newton				
Windham				James Betton.
Surry	}	. . .	{	Lemuel Holmes.
Gilsum				
Sullivan	}	. . .	{	Thomas Penniman.
Stoddard				
Washington				

<sup>1</sup> Excluded from a seat in the House, June 3, 1791.<sup>2</sup> Elected to the Senate.

Dublin					
Packersfield	}	.	.	.	Samuel Griffin.
Marlborough		.	.	.	
Fitzwilliam		.	.	.	Abner Stone.
Plainfield		.	.	.	Joseph Kimball.
Protectworth	}	.	.	.	
Grantham	}	.	.	.	Samuel Duncan.
Holderness	}	.	.	.	
Campton	}	.	.	.	
Thornton	}	.	.	.	
Plymouth	}	.	.	.	
Rumney	}	.	.	.	Benjamin Gould.
New Chester		.	.	.	
Alexandria		.	.	.	
Bridgewater	}	.	.	.	Thomas Crawford.
Cockermouth	}	.	.	.	
Enfield	}	.	.	.	
Canaan	}	.	.	.	
Cardigan	}	.	.	.	Ebenezer Hoit.
Grafton	}	.	.	.	
Hanover		.	.	.	Jonathan Freeman.
Lebanon		.	.	.	Elisha Payne.
Lyme	}	.	.	.	
Dorchester	}	.	.	.	
Haverhill	}	.	.	.	
Coventry	}	.	.	.	{ Moses Dow. <sup>1</sup>
Piermont	}	.	.	.	{ Joseph Hutchins.
Warren	}	.	.	.	William Tarlton.
Orford	}	.	.	.	
Wentworth	}	.	.	.	William Simpson.
Lincoln	}	.	.	.	
Franconia	}	.	.	.	
Bath	}	.	.	.	
Lyman	}	.	.	.	
Landaff	}	.	.	.	
Gunthwaite	}	.	.	.	John Young.
Littleton	}	.	.	.	
Dalton	}	.	.	.	

<sup>1</sup> Elected to the Senate.

Lancaster	}	William Cargill. <sup>1</sup>
Northumberland		
Stratford		
Dartmouth		
Percy		
Cockburne		
Coleburne		

<sup>1</sup> Excluded from a seat in the House, June 2, 1791.

NOTE.—In addition to the above, the names of Chamberlain, Gregg, Knox, Morris, Nichols, and B. Page appear on the roll-calls of the House for this year, but we are unable to state what towns they represented.—Ed.

\*STATE OF NEW HAMPSHIRE. \* 14-188

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## A JOURNAL

OF THE

PROCEEDINGS OF THE HONB<sup>L</sup> HOUSE OF REPRESENTATIVES OF  
THE STATE OF NEW HAMPSHIRE AT THEIR SESSION BEGUN  
AND HOLDEN AT CONCORD IN SAID STATE [ON WEDNESDAY]  
JUNE 1<sup>ST</sup> 1791—[AND IN THE FIFTEENTH YEAR OF THE INDE-  
PENDANCE OF AMERICA—] [BEING THE DAY APPOINTED BY  
THE CONSTITUTION FOR THE ANNUAL MEETING OF THE GEN-  
ERAL COURT.]

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WEDNESDAY JUNE 1<sup>ST</sup> 1791.

Eighty five members having met agreeably to the Constitution, after producing their credentials and taking the necessary Oaths proceeded to the choice of a Chairman and the Honb<sup>L</sup> Elisha Payne Esq<sup>r</sup> was chosen for that purpose—

Motion was then made for the choice of a Speaker and the Honb<sup>L</sup> Nathanael Peabody Esq<sup>r</sup> was elected to that Office—

Motion was then made for the choice of a Clerk and John Calfe Esq<sup>r</sup> was chosen for that purpose—

Motion was then made for the choice of an Assistant Clerk and M<sup>r</sup> Moses Leavitt Neal was chosen for that purpose—

Information was given to his Excellency the President and the Honb<sup>L</sup> Senate that the House was organized and ready to proceed to business—

*Voted* that M<sup>r</sup> Sheafe M<sup>r</sup> W<sup>m</sup> Page & M<sup>r</sup> W<sup>m</sup> Duncan with such of the Honb<sup>L</sup> Senate as they may join be a Committee to provide an Entertainment to morrow for his Excellency the President the Honb<sup>L</sup> Council the Revr<sup>d</sup> Gentlemen of the Clergy and

such other Gentlemen of Distinction as the Committee may think proper to invite —

A Message from the Honb<sup>l</sup> Senate gave Information to the House that a quorum of the Senate were present and qualified to proceed to business —

The Members of the Honb<sup>l</sup> Senate being met with the House of Representatives in the Assembly Chamber and proceeded in Examining the returns of the number of votes for a President and after examining the returns from the Counties of Rock-  
 \* 14-189 ingham and Strafford — agreed to adjourn \* the Elections until 10 o'Clock and the counting or examining the votes to 9 o'Clock to morrow morning and the Senate withdrew —

The House then adjourned to 8 o'Clock to morrow morning —

THURSDAY JUNE 2<sup>d</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Gains, M<sup>r</sup> Payne M<sup>r</sup> Simpson & M<sup>r</sup> Badger be a Committee to prepare and report such rules for the future government of this House as they may judge necessary —

The Honb<sup>l</sup> Senate being again met with the House in the Assembly Chamber proceeded in examining and counting the returns of votes for a President and upon fully examining and counting the same they were as follows (viz) for his Excellency Josiah Bartlett Esq<sup>r</sup> Eight Thousand Six hundred and Seventy nine votes and for Sundry other persons in all two hundred and Eighty eight votes — Therefor it appears that his Excellency Josiah Bartlett Esq<sup>r</sup> is chosen president of this state for the Ensuing year by a Majority of Eight Thousand three hundred and ninety one votes and his election was declared accordingly —

*Voted* that the Elections yet to be made be adjourned to 10 o'Clock to morrow morning — The Honb<sup>l</sup> Senate then withdrew —

*Voted* that M<sup>r</sup> Pierce, M<sup>r</sup> Foster, M<sup>r</sup> Bettan, M<sup>r</sup> E Smith and M<sup>r</sup> Sheafe with such of the Honb<sup>l</sup> Senate as they may join be a Committee to wait upon his Excellency Josiah Bartlett Esq<sup>r</sup> President elect and present him a Certificate of his Election to the office of chief Magistrate of this state for the ensuing year and request his answer —

The Honb<sup>l</sup> Senate and House being again met in the Assembly Chamber — His Excellency Josiah Bartlett Esq<sup>r</sup> attended by the Committee came in and manifested his Acceptance of the Office of chief Magistrate for the Ensuing year, he then took and

Subscribed the Oath of Allegiance and Oath of \*Office \*14-190 which Oaths were administred by the Honb<sup>l</sup> Moses Dow Esq<sup>r</sup> Senior Senator and the said Senior Senator declared his Excellency Josiah Bartlett Esq<sup>r</sup> President of the State of New Hampshire before both branches of the Legislature —

The President and Senate then withdrew

Adjourned to 4 o'Clock P. M —

Met accordingly —

Proceeded to consider the returns of Members from Several districts which had made double returns or returns of two members from different parts of the Same district and other disputable returns —

On hearing and considering the return from Lancaster Northumberland &c respecting the election of M<sup>r</sup> William Cargill motion was made to take the opinion of the House whether M<sup>r</sup> Cargill shall be excluded a Seat in this House On which motion the yeas and nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Clark	M <sup>r</sup> Bedee	M <sup>r</sup> Stiles
M <sup>r</sup> Sheafe	M <sup>r</sup> Foster	M <sup>r</sup> N Hoit	M <sup>r</sup> Whitcomb
M <sup>r</sup> Pierce	M <sup>r</sup> Clidden	M <sup>r</sup> Tash	M <sup>r</sup> Parker
M <sup>r</sup> Connor	M <sup>r</sup> W Duncan	M <sup>r</sup> Tasker	M <sup>r</sup> Alexander
M <sup>r</sup> Leavitt	M <sup>r</sup> Knox	M <sup>r</sup> Chamberlain	M <sup>r</sup> Temple
M <sup>r</sup> Dodge	M <sup>r</sup> N Emerson	M <sup>r</sup> D Emerson	M <sup>r</sup> M Smith
M <sup>r</sup> Wiggim	M <sup>r</sup> Godfrey	M <sup>r</sup> Martin	M <sup>r</sup> Rand
M <sup>r</sup> Clifford	M <sup>r</sup> Page	M <sup>r</sup> Barrett	M <sup>r</sup> Holmes
M <sup>r</sup> Currier	M <sup>r</sup> Bettan	M <sup>r</sup> Abbott	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> Kellie	M <sup>r</sup> Wallace	M <sup>r</sup> Griffin
M <sup>r</sup> Jabz Smith	M <sup>r</sup> Carr	M <sup>r</sup> Webster	M <sup>r</sup> Stone
M <sup>r</sup> Plummer	M <sup>r</sup> Badger	M <sup>r</sup> Gerrish	M <sup>r</sup> Gould
M <sup>r</sup> March	M <sup>r</sup> E Smith	M <sup>r</sup> Shepherd	M <sup>r</sup> Norris
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Macgregore	M <sup>r</sup> Gregg	M <sup>r</sup> Bingham	M <sup>r</sup> Payne
M <sup>r</sup> Weeks	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> S Duncan	M <sup>r</sup> Tarlton
M <sup>r</sup> Tibbetts	M <sup>r</sup> J Duncan	M <sup>r</sup> E Hoyt	M <sup>r</sup> Simpson
M <sup>r</sup> Warner	M <sup>r</sup> Allen	M <sup>r</sup> Freeman	M <sup>r</sup> Young

52 Yeas — 16 Nays — so the said Cargill was excluded a Seat in the House of Representatives —

\* Voted that the district of Lancaster, Northumberland \*14-191 Stratford Dartmouth Piercy Cockburne Coleburne &c be informed that the seat of their Representative has become vacant by M<sup>r</sup> Cargill's being excluded a Seat in said House —

Adjourned to 8 o'Clock to morrow morning —

FRIDAY JUNE 3<sup>d</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Foster, M<sup>r</sup> Parker & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to present the Rev<sup>d</sup> M<sup>r</sup> Evans with the thanks of the General Court for his excellent discourse delivered Yesterday before the Court and request of him a Copy for the press and also desire him to attend and Officiate as Chaplain to the Legislature the present Session —

Proceeded to consider of the returns from the district of Conway Eaton Burton Bartlett & Locations and after fully hearing and considering said returns and the circumstances of the affair — motion was made to take the minds of the House whether Col<sup>o</sup> M<sup>c</sup>Millan shall be excluded a Seat in this House — On which motion the yeas & nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Dodge	M <sup>r</sup> Godfrey	M <sup>r</sup> Darling	M <sup>r</sup> Holmes
M <sup>r</sup> Wiggin	M <sup>r</sup> T Page	M <sup>r</sup> Shepherd	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> Waldron	M <sup>r</sup> M Smith	M <sup>r</sup> Griffin
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Chamberlain	M <sup>r</sup> Rand	M <sup>r</sup> Gould
M <sup>r</sup> Tibbets	M <sup>r</sup> Martin	M <sup>r</sup> Allen	M <sup>r</sup> E Hoyt
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Barrett	M <sup>r</sup> Bingham	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Sheafe	M <sup>r</sup> Foster	M <sup>r</sup> Tash	M <sup>r</sup> Alexander
M <sup>r</sup> Pierce	M <sup>r</sup> W Duncan	M <sup>r</sup> Warner	M <sup>r</sup> Temple
M <sup>r</sup> Connor	M <sup>r</sup> Knox	M <sup>r</sup> Abbott	M <sup>r</sup> Stone
M <sup>r</sup> Macgregore	M <sup>r</sup> N Emerson	M <sup>r</sup> Gregg	M <sup>r</sup> S Duncan
M <sup>r</sup> Leavitt	M <sup>r</sup> Bettan	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Freeman
M <sup>r</sup> Toppan	M <sup>r</sup> Kellie	M <sup>r</sup> J Duncan	M <sup>r</sup> Norris
M <sup>r</sup> Clifford	M <sup>r</sup> Carr	M <sup>r</sup> Wallace	M <sup>r</sup> Tarlton
M <sup>r</sup> Plummer	M <sup>r</sup> E Smith	M <sup>r</sup> Webster	M <sup>r</sup> Simpson
M <sup>r</sup> Cilley	M <sup>r</sup> Bedee	M <sup>r</sup> Whitcomb	M <sup>r</sup> Young

23 Yeas — 36 Nays — so he was not excluded —

Motion was then made to take the minds of the House  
 \* 14-192 \* whether M<sup>r</sup> Blaisdell returned from the same district should retain a seat in this House which passed in the negative —

Proceeded to consider of the returns from New Chester Alexandria Cockermouth & Bridgewater and after fully hearing and considering the same motion was made to take the minds of the House whether the objections made and the evidence offered were Sufficient to exclude M<sup>r</sup> Crawford from a seat in this House



which passed in the negative, so that Mr Crawford kept his seat and Mr Shattuck returned from the same district withdrew himself —

Proceeded to consider of the returns from the District of Barnstead, New Durham and New Durham Gore — after fully hearing and considering the Same and it appearing that Barnstead had a number sufficient to entitle them to a Representative the return was accepted and Mr Tasker allowed a seat in the House — And it also appearing that the remainder of the district (viz) New Durham & New Durham Gore had a Sufficient number to entitle them to send one Representative the return was also accepted and Mr Tash allowed a seat The expence for the attendance of each of said Members to be borne by their respective constituents —

The Honb<sup>l</sup> Senate and House being met in the Assembly Chamber agreeably to adjournment — proceeded to fill up the vacancies in the Honb<sup>l</sup> Senate after being Officially informed that there were three vacancies in the County of Rockingham and one in the County of Cheshire — That the Candidates for the County of Rockingham were the Honb<sup>l</sup> James Sheafe Abiel Foster Phillips White Nathanael Peabody, Christopher Toppan and John Bell Esquires — That the Candidates for the County of Cheshire were the Honb<sup>l</sup> Amos Shepherd and the Honb<sup>l</sup> William Page Esquires — And they made choice of the Honb<sup>l</sup> James Sheafe, The Honb<sup>l</sup> Christopher Toppan and the Honb<sup>l</sup> Nathanael Peabody Esquires for the County of Rockingham and the Honb<sup>l</sup> William Page Esquire for the County of Cheshire \*The remain- \*14-193 der of the Elections were then adjourned to four of Clock in the afternoon —

The Committee appointed to prepare rules and orders for the government of the House reported the following which were received and accepted —

1<sup>st</sup> Each Member shall seasonably and punctually attend his duty in the House

2<sup>d</sup> When the House adjourns each Member shall keep his seat until the Speaker goes out and then the Members may follow —

3<sup>d</sup> The speaker shall preserve decorum and order, may speak to points of order in preference to other Members rising from his seat for that purpose and shall decide questions of order subject to an appeal to the House —

4<sup>th</sup> The speaker shall rise to put a question but may state it sitting —

5<sup>th</sup> When any member is about to speak in debate or deliver

any matter to the House he shall rise from his seat and respectfully address himself to the Speaker —

6<sup>th</sup> If any member in speaking or otherwise transgress the Rules of the House the speaker shall or any member may call to order in which case the Member so called to order shall immediately sit down, unless permitted to explain, and the House if appealed to shall decide the case but without debate and if there be no appeal the decision of the chair shall be submitted to —

7<sup>th</sup> No member shall speak more than twice to the same question without leave of the House nor more than once until every member chusing to speak shall have Spoken —

8<sup>th</sup> When the Speaker is putting the question each Member shall keep his seat until the question be decided, nor shall any one when a Member is Speaking pass between him and the Speaker —

9<sup>th</sup> Every member who is in the House when any question is put if he hath heard the debate shall vote thereon unless excused by the House —

10<sup>th</sup> No debate shall be allowed on any motion until the same be seconded and any motion shall be reduced to writing & divided if the subject will admit of it, if any member desire it —

\* 14-194 \* 11<sup>th</sup> A Motion may be withdrawn at any time before it be divided or amended and a motion for adjournment shall always be in order — And when a motion is regularly before the House no new one shall be received unless to postpone commit or amend, And no new motion shall be admitted under colour of an Amendment as a Substitute of the motion under debate —

12<sup>th</sup> No member shall act as an Advocate without leave first obtained of the House for that purpose —

13<sup>th</sup> No person except a Member of the House or it's Officers shall be admitted above the bar of the House except Members of Congress or of any of the state Legislatures who may be present —

14<sup>th</sup> No Bill shall be introduced but by motion for leave or by order of the House on the report of a Committee and shall not be enacted until the same be read three times — The first reading shall be for information and if no opposition be made or the question to reject the Bill be negatived a time shall be assigned for a Second reading —

15<sup>th</sup> Before any Bill resolve or vote shall be sent up to the Senate the Speaker shall read the vote resolve or title of the Bill and a Bill shall never be sent up by less than two members of the

House, And all votes and resolves that are necessary to be carried to the Senate for their Concurrence shall be sent by the Assistant Clerk—

16<sup>th</sup> No member shall be compelled to serve on a Committee he being at the Same time a member of two other Committees who have not reported—nor shall any member nominate more than one person for the Same Committee provided that the person so nominated shall be chosen, nor shall any member after being himself chosen nominate one for the same Committee—

17<sup>th</sup> No Petition shall be received by the House unless it be presented by a Member thereof & upon motion made for that purpose

18<sup>th</sup> The Journal of the House for the preceeding day shall be read every morning previous to entering upon new business—

\* Adjourned to 3 o'Clock P. M—

\* 14-195

Met accordingly—

The Honb<sup>l</sup> the Speaker having accepted his appointment as a Senator and resigned his Office as Speaker, Motion was made for the choice of a Speaker and the Honb<sup>l</sup> William Plummer Esq<sup>r</sup> was elected to that Office—

The Honb<sup>l</sup> Senate and House being again met in the Assembly Chamber agreeably to adjournment proceeded to the Election of Counsellors and the ballots being taken the Honb<sup>l</sup> Nathanael Rogers, Joseph Badger, Robert Wallace, Lemuel Holmes & Jonathan Freeman Esquires were Elected—

Proceeded to Elect a Secretary and the ballots being taken the Honb<sup>l</sup> Joseph Pearson Esq<sup>r</sup> was unanimously chosen—

Proceeded to the choice of a Treasurer and the ballots being taken the Honb<sup>l</sup> John Taylor Gilman Esq<sup>r</sup> was elected to that Office

Proceeded to the choice of a Commissary General and the ballots being taken the Honb<sup>l</sup> Supply Clap Esq<sup>r</sup> was elected to that Office—

*Voted* that the Elections be adjourned to 11 o'Clock to morrow morning—[and the honourable Senate then withdrew.]

*Voted* that M<sup>r</sup> Foster M<sup>r</sup> E Smith, M<sup>r</sup> Macgregore M<sup>r</sup> Pierce & M<sup>r</sup> N. Hoit be a Committee to take under consideration a letter from his Excellency Josiah Bartlett Esq<sup>r</sup> respecting the proceedings of the Committee for funding the old Continental money &c and the papers accompanying said Letter & report thereon—

*Voted* that M<sup>r</sup> Emerson, M<sup>r</sup> J Duncan & M<sup>r</sup> Stiles be a Committee to consider of the Petition of Thomas Adams & report thereon—

*Voted* that Mr Pierce, Mr Macgregore, Mr Connor, Mr Webster & Mr M Smith be a Committee to consider of the Memorial and Petition of Robert L Fowle and report thereon —

Upon reading and considering the Petition of the Wardens of the first parish in Portsmouth — *Voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

\* 14-196 \* Upon reading and considering the Petition of John Blunt Esq<sup>r</sup> and other Inhabitants of New Castle — *Voted* that the petitioners be heard thereon before the General Court on the Second Wednesday of the next Session and that in the mean time the Petitioners cause that the select men of New Castle and the Select men of Rye be served with a Copy of the Petition and order of Court thereon thirty days prior to the sitting of said Court that they may then appear and Shew cause (if any they have why the prayer thereof may not be granted —

The Secretary came down from the Hon<sup>l</sup> Senate with the following message from his Excellency the President —

Gentlemen of the Senate and of the House of Representatives —

To meet the two branches of the Legislature newly elected by the free Suffrages of my fellow citizens and with them to consult and deliberate on the measures necessary to be adopted for the happiness and prosperity of this state affords me a peculiar Satisfaction at this time when the public affairs in General wear so pleasing an Aspect after the troubles and difficulties we have had to encounter in years past — The peace harmony and good order that prevails among us, the diminution of our late burdensome direct taxes the rapid increase of our agriculture and manufactures the freedom of Commerce and advantage of fisheries all conspire to afford us the agreeable prospect (if we are not wholly wanting to ourselves) of future ease and prosperity connected with civil and religious liberty as the happy effects (under the Smiles of divine providence) of the noble exertions of the citizens of the United States in the great cause of freedom and their Country and as in those exertions the citizens of this state in proportion to their numbers and abilities have had at least an equal share with those of the other states in General so they have a right

\* 14-197 to expect in the Same proportion \* an equal share in all the advantages arising from those exertions —

In addition to the common business of the state which is usually transacted at this season of the year, I beg leave to recommend the compleating the revision of the state laws which were in such forwardness at the close of the last session

The time pointed out for the revision of the Constitution of this state being now arrived you will probably think proper at this session to make the necessary arrangements for calling a Convention of the state for that purpose —

The Acts of Congress and such other public papers as have come to hand since the last session I shall direct the Secretary to lay before you and if any thing further shall occur during the session that will require your attention I shall not fail to communicate it to you by separte message —

I have nothing further to recommend at this time but the cultivation of a Spirit of Unanimity and Harmony of candour and liberality of Sentiments among ourselves and the people at large, that while as I trust we are all aiming to promote the General Welfare the different sentiments that may be entertained of the best mode to be adopted for accomplishing that desirable end may not interrupt that harmony and good will that is so essentially necessary to the happiness of all public societies —

And Gentlemen you may be assured that it will afford me the most pleasing satisfaction to be able in any degree to contribute to the real interest of my fellow citizens —

Council Chamber in Concord

Josiah Bartlett

the 3<sup>d</sup> of June 1791 —

*Voted* that M<sup>r</sup> Foster, M<sup>r</sup> E Smith, M<sup>r</sup> Macgregore M<sup>r</sup> Pierce and M<sup>r</sup> N Hoit be a Committee to consider of a Letter from M<sup>r</sup> Gardner late Treasurer and the papers accompanying the Same and report thereon —

\* *Voted* that M<sup>r</sup> Payne, M<sup>r</sup> Macgregore M<sup>r</sup> Foster, M<sup>r</sup> \* 14-198 Plummer and M<sup>r</sup> E Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration his Excellency's Message this day received and report an Answer thereto also consider what business is necessary first to be entered upon and done at this session and report thereon

*Voted* that the Clerk of this House be directed to give information to the District of Plastow & Atkinson and to the Towns of Hampton Charlestown and Claremont that the seat of their Respective Representatives has become vacant by the Removal of said Representatives to the Honb<sup>l</sup> Senate also to Portsmouth that the Seat of one of their Representatives has become vacant by the removal of M<sup>r</sup> Sheafe to the Honb<sup>l</sup> Senate —

*Voted* that M<sup>r</sup> N Hoit, M<sup>r</sup> Emerson & M<sup>r</sup> Tasker be a Committee to agree with persons for door keepers to the Legislature —

Adjourned to 8 o'Clock to morrow morning

SATURDAY JUNE 4<sup>th</sup> 1791

The House met according to adjournment

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Pierce, M<sup>r</sup> Simpson, M<sup>r</sup> Foster and M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Letter from the Honb<sup>l</sup> Woodbury Langdon Esq<sup>r</sup> respecting the Accounts of this state against the United states and the papers accompanying the Same and report what measures they judge necessary to be taken respecting them —

*Voted* that M<sup>r</sup> Emerson M<sup>r</sup> Payne & M<sup>r</sup> Badger be a Committee to consider of a Letter from Joseph Whipple Esq<sup>r</sup> and the papers accompanying the Same which respects supplies for the light house in time past & report thereon —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Macgregore & M<sup>r</sup> W Duncan be a Committee to consider of a letter from Nathanael Parker Esq<sup>r</sup> Collector of Nonresidents Taxes and report thereon

\* 14-199 \* *Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Emerson and M<sup>r</sup> Barrett be a Committee to take under consideration a Letter from the Honb<sup>l</sup> John Hubbard Esq<sup>r</sup> Judge of Probate for the County of Cheshire respecting the confiscated estate of Breed Batcheldor and the papers accompanying said Letter and report thereon —

The Honb<sup>l</sup> Senate and House being again met in the Assembly Chamber agreeably to adjournment—*voted* to postpone the Elections until Monday next at 4 o'Clock P. M. —

*Voted* that M<sup>r</sup> Bedee M<sup>r</sup> Gerrish & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joel Doolittle and report thereon —

*Voted* that M<sup>r</sup> M<sup>c</sup>Millan M<sup>r</sup> Young & M<sup>r</sup> Shephard be a Committee to consider of the Petition of Micah Reed and report thereon —

Upon reading and considering the Petition of the select men of Protectworth praying that the time for holding their Annual meetings may be altered—*Voted* that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Badger, M<sup>r</sup> Gains & M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to nominate six persons out of whom three to be chosen for the purpose of settling the Accounts between this state and M<sup>r</sup> Gardner late Treasurer thereof —

Upon reading and considering the Petition of Joel Doolittle and the report of a Committee thereon *voted* that the Petitioner be

heard thereon before the General Court on the Second Tuesday of the next Session and that in the meantime the Petitioner cause that the substance of the Petition and order of Court thereon be published three weeks Successively in One of the New Hampshire News papers six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause, why the prayer thereof may not be granted —

\* *Voted* that M<sup>r</sup> Pierce, M<sup>r</sup> Holmes, M<sup>r</sup> Parker M<sup>r</sup> N \* 14-200  
Hoit and M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Letter from Joseph Gilman Esq<sup>r</sup> and papers accompanying the same & report thereon —

Adjourned to Monday next at 3 o'Clock P. M

MONDAY JUNE 6<sup>th</sup> 1791 —

The House met according to adjournment

Upon reading and considering the Petition of Josiah Hastings praying for the privilege of a ferry over Connecticut river, *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in one of the New Hampshire news papers six weeks prior to the sitting of said Court also posted up in some public place in the Town of Chesterfield the Same term of time that any person or persons may then appear and shew cause why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> N Hoit M<sup>r</sup> Foster and M<sup>r</sup> Gains with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition and Memorial of Benjamin Heath and report thereon —

*Voted* that M<sup>r</sup> Bettan, M<sup>r</sup> Parker & M<sup>r</sup> J Duncan be a Committee to consider of the Petition of Joseph Eaton Kiniston and report thereon —

Upon reading and considering the Petition of Jaasiel Herriman *voted* that the Petitioner be heard thereon before the General Court on the Second Wednesday of their next session and that in the mean time the Petitioner cause that the substance of the Petition and order of Court thereon be published in two of the New Hampshire News papers three weeks Successively six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted —

\* 14-201 \* *Voted* that Mr Foster, Mr Pierce, Mr Badger, Mr How, Mr Warner, Mr Flanders, Mr Whitcomb, Mr Kimball Mr Young & Mr Gould with such of the Honb Senate as they may join be a Committee to take under consideration a Bill describing the lines of the Several Counties in this state and report thereon.

Upon reading and considering the Petition of the Select men of Ossipee *voted* that the Petitioners be heard thereon before the General Court on the Second Wednesday of their next session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published in the New Hampshire Gazette three weeks Successively six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

Upon reading and considering the Petition of the Inhabitants of Shelburne and Chatham and the locations between Conway and Shelburne—*Voted* that the Petitioners be heard thereon before the General Court on the Second Wednesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazette Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

The Honb<sup>l</sup> Senate and House being again met in the Assembly Chamber agreeably to adjournment voted to adjourn the Elections until to morrow 3 oClock P. M —

*Voted* that Mr Macgregore, Mr Gains, Mr Connor Mr Foster and Mr Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration the Assumption of the state debts as assumed by the Act of the late Congress of the United states and report such necessary measures as they may judge proper in order to procure a Sum more proportionable to our expenditures and exertions during the late war —

Adjourned to 8 o'Clock to morrow morning —

\* 14-202

\* TUESDAY JUNE 7<sup>th</sup> 1791

The House met according to adjournment

A vote came down from the Honb<sup>l</sup> Senate appointing Mr Peabody, Mr Page & Mr Dow with such of the Honb<sup>l</sup> House as they may join a Committee to report the measures necessary to be



adopted to carry into effect that part of the Constitution of this state directing a Convention to be called for a Revision of the Same—was read and concurred and M<sup>r</sup> Gains, M<sup>r</sup> How M<sup>r</sup> J Duncan, M<sup>r</sup> Stiles & M<sup>r</sup> Freeman joined—

*Voted* that M<sup>r</sup> Bettan, M<sup>r</sup> Whitcomb and M<sup>r</sup> Emerson be a Committee to consider of the Petition of Daniel Bayley and report thereon—

The Committee on the Letters from Joseph Gilman Esq<sup>r</sup> &c reported that the Sum of Eighty nine pounds one shilling and ten pence be allowed the said Gilman in full of all accounts and Demands he has against the state and that on receiving the Same said Gilman or his Attorney shall execute a discharge accordingly— which report being read and considered *voted* that it be received and accepted and that the President give order for said Sum accordingly—

Upon reading and considering the Petition of the select men of the Town of Dorchester—*voted* that the Petitioners be heard thereon before the General Court on the second Tuesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazette Six weeks prior to the sitting of said Court that Any person or persons may then appear and shew cause why the prayer thereof may not be granted—

*Voted* that M<sup>r</sup> Payne M<sup>r</sup> Freeman & M<sup>r</sup> N Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Hopkinton and report thereon—

*Voted* that M<sup>r</sup> Tasker, M<sup>r</sup> Young & M<sup>r</sup> Payne with such of the Honb<sup>l</sup> Senate as they may join be a Committee

\*to consider of the Petition of Samuel Smith and others \*14-203 & report thereon—

*Voted* that M<sup>r</sup> N Hoit M<sup>r</sup> Barrett M<sup>r</sup> Parker, M<sup>r</sup> Payne and M<sup>r</sup> Harper be a Committee to take into consideration the propriety of passing a Resolve directing the Treasurer to receive money in lieu of Certificates and Indents for the outstanding Taxes at certain rates as the House shall agree—

*Voted* that M<sup>r</sup> Bettan M<sup>r</sup> Simpson & M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Inhabitants of Jaffrey and report thereon—

Upon reading and considering the Petition of Robert Lewis Fowle *voted* that it appears the said Robert L Fowle kept a printing office at Exeter and carried on the printing business there by

publishing a public news paper and printing Acts Laws and other papers for this State, That he left this state in the year 1777 and that agreeable to the confiscating Act this state took possession of his printing materials books &c and that it does not appear any part thereof has been restored to him —

The Committee to draught an answer to his Excellency's message reported the following —

May it please your Excellency

The Senate and House of Representatives congratulate your Excellency that the Suffrages of a free people have placed you in the chair of Government — Your constant attachment for so many years past to the concerns and best interests of the State affords us the strongest assurance that the first object of your attention is the prosperity and happiness of the people —

With particular satisfaction we receive your Excellency's message to both houses, communicating to us the pleasing state of our public affairs, which affords us a fresh proof of the solidity of the foundation on which they rest and of the happy consequences that have resulted from the troubles \* and difficulties which we have had to contend with in years past —

The diminution of direct taxes, the increase of our agriculture and manufactures, and the expectation that our commerce and fishery will be in an eligible situation all agree to inspire us with the auspicious prospect that joined with our own endeavours, we shall enjoy ease prosperity and freedom both civil and religious —

We agree with your Excellency that as the citizens of this state have had a full share in the burthens and exertions that have produced its freedom and independance, they are therefore justly intitled to all the benefits and advantages resulting therefrom —

We shall renew our attention to complete the revision of the state Laws, and to such other objects as may be worthy of our deliberations — The time for the revision of the constitution being now at hand we shall readily concur with your excellency in making the necessary arrangements

We trust in all public concerns, unanimity & harmony candor and liberality of Sentiment will prevail amongst us and the people at large and that by the blessing of heaven our motives and aim may be directed to that desirable end the public good, and in your co-operation we are sure of a resource which strengthens our hopes and will justify the confidence which the citizens of this state have so unanimously placed in you —

which report was read and considered received and accepted —

Adjourned to 3 o'Clock P. M —

Met accordingly

*Voted* that Nathanael Gilman, Nathanael Rogers & Supply Clap Esquires be a Committee to settle the accounts between this state and Mr Gardner the late Treasurer thereof and report thereon at the next Session of this Court —

\* The Honb<sup>l</sup> John Taylor Gilman Esq<sup>r</sup> having manifested his acceptance of the Office of Treasurer occasioned a vacancy in the Honb<sup>l</sup> Senate — \* 14-205

The Honb<sup>l</sup> Senate and House being again met in the Assembly chamber agreeably to adjournment proceeded to the choice of a Senator and the Honb<sup>l</sup> Abiel Foster Esq<sup>r</sup> was elected.

The Elections were then adjourned without day

*Voted* that Mr Gains Mr E Smith and Mr Badger be a Committee to receive from the Honb<sup>l</sup> John T Gilman Esq<sup>r</sup> a Bond for the faithful discharge of his office as Treasurer and lay the Same before this House —

*Resolved* that the Honb<sup>l</sup> Jeremiah Smith Esq<sup>r</sup> be and he hereby is appointed a Commissioner together with the Honb<sup>l</sup> Sanford Kingsbury and James Macgregore Esquires two of the Commissioners appointed by a Resolution of the General Court of the 14<sup>th</sup> of Feb<sup>r</sup> last to make out all the claims which this state have against the United states and which have not been made out heretofore — And all the powers given the Commissioners in and by said Resolution is hereby given them

That they deliver over on or before the last day of this instant June to Some one or more of the Commissioners appointed by the United states to adjust the claims of the Several States all such claims of this state as have not been heretofore delivered them — That said Commissioners collect all the Laws Resolutions and votes of the Legislature orders of the Committee of Safety and all other vouchers which are necessary to support the claims which have been or may be exhibited before the said last day of June and forward the same to the Commissioners of the United states — That for this purpose the time limited for transacting said business be and hereby is extended until the next session of the General Court, and said Commissioners are hereby empowered to appoint such Clerk or Clerks as they may find necessary for transacting the business of their appointment —

*Voted* that William Gardner Esq<sup>r</sup> late Treasurer of this \* State deliver over to John Taylor Gilman Esq<sup>r</sup> present Treasurer all such monies public Securities Bonds and other papers as may be delivered over prior to the settlement \* 14-206

of his Accounts that he take said Gilmans receipt to be accountable to the state for the Same and debit the state therewith —

*Voted* that M<sup>r</sup> Page, M<sup>r</sup> Connor, M<sup>r</sup> Stiles M<sup>r</sup> Leavitt and M<sup>r</sup> Macgregore be a Committee to consider of a Bill presented respecting New Castle Lottery also of a Petition from the managers of said Lottery and vote of the Town of Portsmouth and report thereon —

The vote appointing a Committee to settle the accounts between this state and M<sup>r</sup> Gardner the late Treasurer thereof came down from the Honb<sup>l</sup> Senate for the following amendment (viz) “That said Committee be also impowered to receive from William Gardner Esq<sup>r</sup> late Treasurer all public monies books and papers of every kind in his Custody and belonging to the said Treasury Office giving him proper certificates therefor and to deliver over all such monies books and papers to John T Gilman Esq<sup>r</sup> Treasurer of this state taking from him duplicate receipts therefor to be accountable to the state one set of said receipts to be delivered to the Secretary of said state and deposited in the Secretarys Office the other set to be delivered to the comptroller of accounts and deposit in his Office — which amendment was read and concurred —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Duncan M<sup>r</sup> Jn<sup>o</sup> Smith, M<sup>r</sup> Warner and M<sup>r</sup> McMillan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of James Moor and others Inhabitants of Windham and report thereon —

*Voted* that M<sup>r</sup> Emerson M<sup>r</sup> Wallace & M<sup>r</sup> N Hoit M<sup>r</sup> Simpson and M<sup>r</sup> Parker be a Committee to take under Consideration a number of Petitions praying for Lotteries & report to this House —

*Voted* that M<sup>r</sup> E Smith, M<sup>r</sup> Allen M<sup>r</sup> Barrett, M<sup>r</sup> Whitcomb [White] and M<sup>r</sup> Bedee be a Committee to consider of  
\* 14-207 the Petition \* of William Vans and report thereon —

Upon reading and considering the Petition of Thomas Adams — *Voted* that the Judge of Probate for the County of Cheshire be impowered if he shall think proper upon duly considering all circumstances respecting the Estate of Daniel Adams to grant a license to the said Thomas Adams to sell all the real estate of said Testator proceeding as the Law directs in granting license to sell real Estate for the purpose of paying debts and that he take sufficient bond of the said Thomas to account for the avails of said sale agreeably to the Testators will and that the Petitioner have leave to bring in a Bill accordingly —

Adjourned to 8 o’Clock to morrow morning —

WEDNESDAY JUNE 8<sup>th</sup> 1791

The House met according to adjournment

*Voted* that M<sup>r</sup> N Hoit M<sup>r</sup> Tasker & M<sup>r</sup> Allen be a Committee to consider of the account of Josiah Nelson and report thereon —

*Voted* that M<sup>r</sup> Macgregore be added to the Committee on the Bill for describing County lines in the room and Stead of M<sup>r</sup> Foster who is removed to the Honb<sup>l</sup> Senate —

*Voted* that M<sup>r</sup> Eastman, M<sup>r</sup> Flanders, M<sup>r</sup> Hoit, M<sup>r</sup> Shepherd and M<sup>r</sup> Waldron be a Committee to consider of the Petition of Isaac Baldwin and report thereon —

*Voted* that M<sup>r</sup> Warner, M<sup>r</sup> Jabez Smith, M<sup>r</sup> Bedee M<sup>r</sup> Kellie & M<sup>r</sup> Abbott with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Jonathan Gove Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Leavitt, M<sup>r</sup> March M<sup>r</sup> Barrett and M<sup>r</sup> Waldron be a Committee to consider of the Petition of Thomas & George Odiorne and report thereon —

*Voted* that M<sup>r</sup> Cilley, M<sup>r</sup> Carr & M<sup>r</sup> Stiles be a Committee to consider of the Petition of Elisha Ellis and report thereon —

\* An Act prescribing the duty and directing the mode \* 14-208 of choosing Registers of Deeds and County Treasurers, was read a third time and passed to be Enacted —

An Act to alter the time of holding the Annual meeting in the Town of Protectworth, was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Payne M<sup>r</sup> Young & M<sup>r</sup> J Duncan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Walter Geer and report thereon —

An Act regulating licensed houses, was read a third time and passed to be Enacted —

Upon reading and considering the Petition of Elisabeth Curtis, *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly — at this or the next Session —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Young & M<sup>r</sup> Whitcomb be a Committee to consider of the Account of Eliphalet Ladd & of all printers accounts that may be exhibited the present session and report thereon —

*Voted* that the Account of Joshua Wingate Esq<sup>r</sup> amounting to one pound Sixteen shillings be allowed and paid out of the Treasury by order of the President —

Upon reading and considering the Petition of the Inhabitants of the Town of Washington *voted* that the Petitioners be heard thereon before the General Court on the Second Wednesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazzette six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that the Bond presented by the Committee Signed by John Taylor Gilman, Jabez Smith and Benjamin Connor Jun<sup>r</sup> for the faithful performance of the duties incumbent on the  
\* 14-209 \* said John Taylor Gilman Esq<sup>r</sup> as Treasurer of this State is fully satisfactory to this House —

The Committee on the Petition of James Moor and others Inhabitants of the Town of Wyndham Reported as their Opinion that the prayer thereof be so far granted as that there be a Committee appointed by this Court at the Expense of the Petitioners to view the Situation of the Inhabitants of Wyndham and report their Opinion to this Court relative to the Situation of the meeting House in said Town — which report being read and considered *voted* that it be received and accepted and that Robert Wallace Esq<sup>r</sup> Maj<sup>r</sup> Daniel Warner and Doct<sup>r</sup> Benjamin Page be a Committee for that purpose and that they report thereon at the next Session of the General Court

Adjourned to 3 o'Clock P. M. —

Met accordingly —

The Committee on the Petition of Benjamin Heath reported that having considered the facts stated in said Heaths Petition and such evidence as hath been laid before them in Support of the Same are fully of Opinion that the Instrument purporting to be an order drawn by said Heath requesting the Treasurer to pay his wages to Daniel Cook was forged and that the said Heath's wages were received by virtue of said order and that said Heath hath never received his wages himself And that said Heath out to receive out of the Treasury of this state the Sums due to him by the Rolls for depreciation interest &c and that an order be passed accordingly — Also that the Attorney General be directed to prosecute said Daniel Cook for said forgery — Which report being read and considered *voted* that it be received & accepted —

*Voted* that M<sup>r</sup> N Hoit, M<sup>r</sup> Holmes, M<sup>r</sup> Carr, M<sup>r</sup> Freeman and M<sup>r</sup> Rand with such of the Honb Senate as they may join be a

Committee to consider of a Letter from the Honb<sup>l</sup> Nicholas Gilman Esq<sup>r</sup> also of the Petition of all Invalids that may be preferred during the present Session and report thereon —

*Voted* that M<sup>r</sup> Leavitt, M<sup>r</sup> Whitcomb, M<sup>r</sup> Pierce, M<sup>r</sup> Young & M<sup>r</sup> Clifford with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of James Adams & report thereon —

\* The following vote came down from the Honb<sup>l</sup> \* 14-210 Senate for Concurrence —

In Senate June 8<sup>th</sup> 1791 —

*Voted* that M<sup>r</sup> Peabody M<sup>r</sup> Sheafe & M<sup>r</sup> Dow with such of the Honb<sup>l</sup> House as they may join be a Committee to wait on his Excellency the President and present him with an answer to his late message, which was read and concurred & M<sup>r</sup> Plummer, M<sup>r</sup> Pierce, M<sup>r</sup> Warner, M<sup>r</sup> Crawford & M<sup>r</sup> How joined

Upon reading and considering the Petition of William Cargill praying to be restored to a Seat in this House — after hearing the evidence by him produced, motion was made that the vote of the Second of June Instant excluding the said Cargill from a seat be reconsidered — On which motion the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Macgregore	M <sup>r</sup> Waldron	M <sup>r</sup> Darling	M <sup>r</sup> Nichols
M <sup>r</sup> B Page	M <sup>r</sup> Harper	M <sup>r</sup> Flanders	M <sup>r</sup> Crawford
M <sup>r</sup> Weeks	M <sup>r</sup> Tash	M <sup>r</sup> Temple	M <sup>r</sup> E Hoit
M <sup>r</sup> Cilley	M <sup>r</sup> Warner	M <sup>r</sup> Allen	M <sup>r</sup> Freeman
M <sup>r</sup> Clark	M <sup>r</sup> Abbott	M <sup>r</sup> Bingham	M <sup>r</sup> Payne
M <sup>r</sup> Tibbetts	M <sup>r</sup> Gregg	M <sup>r</sup> Penniman	M <sup>r</sup> Tarlton
M <sup>r</sup> Knox	M <sup>r</sup> J <sup>n</sup> Smith	M <sup>r</sup> Kimball	M <sup>r</sup> Simpson
M <sup>r</sup> Bettan	M <sup>r</sup> J Duncan	M <sup>r</sup> S Duncan	M <sup>r</sup> Young
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Tasker	M <sup>r</sup> Whitcomb
M <sup>r</sup> Pierce	M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Chamberlain	M <sup>r</sup> Parker
M <sup>r</sup> Connor	M <sup>r</sup> N Emerson	M <sup>r</sup> McMillan	M <sup>r</sup> Alexander
M <sup>r</sup> Leavitt	M <sup>r</sup> Godfrey	M <sup>r</sup> Martin	M <sup>r</sup> M Smith
M <sup>r</sup> Dodge	M <sup>r</sup> T Page	M <sup>r</sup> D Emerson	M <sup>r</sup> Rand
M <sup>r</sup> Wiggins	M <sup>r</sup> Kellie	M <sup>r</sup> Clark	M <sup>r</sup> Holmes
M <sup>r</sup> Clifford	M <sup>r</sup> Carr	M <sup>r</sup> Wallace	M <sup>r</sup> Griffin
M <sup>r</sup> Currier	M <sup>r</sup> Badger	M <sup>r</sup> Gerrish	M <sup>r</sup> Stone
M <sup>r</sup> Jabz Smith	M <sup>r</sup> Bedee	M <sup>r</sup> Shepherd	M <sup>r</sup> Gould
M <sup>r</sup> Plummer	M <sup>r</sup> N Hoit	M <sup>r</sup> Stiles	M <sup>r</sup> Norris
M <sup>r</sup> March			

32 Yeas — 41 Nays — So it was not reconsidered —

The Committee on the Petition of Thomas Odiorne and George Odiorne Reported that there be granted and paid out of the Treas-

ury of this State a bounty of Seven Shillings for every piece of Topsail duck or other stouter sail Cloth which shall be hereafter manufactured within this state being twenty-four  
 \* 14-211 \* inches in breadth and thirty nine yards long and that the Commissary General be and hereby is appointed an agent who is authorized to appoint one or more agents under him to inspect the same who on application of any manufacturer of Duck or sail cloth within this state attended with a Certificate from the Select men of the Town where the said manufacturer resides of his being bona fide the manufacturer of the said Duck or sail cloth or that the Same was manufactured by some person or persons acting for or under him — shall proceed to inspect the Same and if found good and merchantable as aforesaid shall give a Certificate thereof to the person applying as aforesaid which certificate shall entitle the person presenting it to the bounty above mentioned — which bounty shall continue and be in force until further order of the General Court and that the President with advice of Council shall give order for payment of the bounty on the proper Certificate being produced — On reading and considering the foregoing report — motion was made to accept the Same on which motion the Yeas and nays were called and are as follows. (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Plummer	Mr E Smith	Mr J Duncan
Mr Pierce	Mr March	Mr Bedee	Mr Temple
Mr Connor	Mr Clark	Mr Tasker	Mr M Smith
Mr Macgregore	Mr N Emerson	Mr Chamberlain	Mr Rand
Mr B Page	Mr Bettan	Mr McMillan	Mr Bingham
Mr Weeks	Mr Kellie	Mr Martin	Mr Holmes
Mr Leavitt	Mr Carr	Mr Warner	Mr Griffin
Mr Dodge	Mr Howe	Mr Barrett	Mr S Duncan
Mr Wiggin	Mr Waldron	Mr Abbott	Mr Freeman
Mr Clifford	Mr Harper	Mr Gregg	Mr Simpson
Mr Jabz Smith	Mr Badger	Mr Jn <sup>o</sup> Smith	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr Currier	Mr Godfrey	Mr Shepherd	Mr Stone
Mr Cilley	Mr T Page	Mr Stiles	Mr Gould
Mr Tibbets	Mr Tash	Mr Whitcomb	Mr Crawford
Mr Foster	Mr D Emerson	Mr Alexander	Mr E Hoyt
Mr Jon <sup>a</sup> Smith	Mr P. Clark	Mr Allen	Mr Payne
Mr Duncan	Mr Wallace	Mr Penniman	Mr Norrjs
Mr Knox	Mr Darling		

44 Yeas — 26 Nays — so it was Accepted —

*Voted* that Mr Gains, Mr N Hoit & Mr Weeks be a Committee to consider of the Petition of Thomas Simpson & report thereon —



\* The Committee on the Petition of William Vans & \* 14-212  
 others Reported that the time for the proprietors of  
 Erroll & Millsfield to compleat the Settlement of said Towns be  
 eight years provided they settle thirty families in each of said  
 Towns within five years and compleat the remainder of the settle-  
 ments of said Town agreeable to the Charter thereof within eight  
 years from the date hereof and pay to this state one hundred  
 pounds to be expended in the making roads through the unlocated  
 lands between the Towns of Conway and Shelburne as the Gen-  
 eral Court shall order — which report being read and considered  
*voted* that it be received and accepted —

Adjourned to 8 o'Clock — to morrow morning

THURSDAY JUNE 9<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Payne, M<sup>r</sup> Macgregore, M<sup>r</sup> Waldron, M<sup>r</sup> Gains  
 and M<sup>r</sup> Tarlton with such of the Honb<sup>l</sup> Senate as they may join  
 be a Committee to consider of the Petition of Daniel Bayley and  
 report thereon —

The Committee to take into consideration the propriety of pass-  
 ing a Resolve directing the Treasurer to receive money in lieu of  
 Indents and Certificates for the outstanding Taxes at such rate as  
 the General Court [house] shall agree — Reported that the Treas-  
 urer be directed to receive Seven Shillings in Specie in lieu of  
 twenty shillings on the outstanding taxes now payable in Indents  
 or state Certificates and that a Resolve be brought in accordingly.  
 On the foregoing report the yeas and nays were called whether  
 the Same should be accepted and were as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pierce	M <sup>r</sup> How	M <sup>r</sup> Jno Smith	M <sup>r</sup> S Duncan
M <sup>r</sup> Macgregore	M <sup>r</sup> Waldron	M <sup>r</sup> Darling	M <sup>r</sup> Nicols
M <sup>r</sup> B Page	M <sup>r</sup> Harper	M <sup>r</sup> Flanders	M <sup>r</sup> Gould
M <sup>r</sup> Currier	M <sup>r</sup> N Holt	M <sup>r</sup> Stiles	M <sup>r</sup> Crawford
M <sup>r</sup> Cilley	M <sup>r</sup> Tash	M <sup>r</sup> Parker	M <sup>r</sup> Payne
M <sup>r</sup> Tibbets	M <sup>r</sup> Chamberlain	M <sup>r</sup> Temple	M <sup>r</sup> Norris
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> McMillan	M <sup>r</sup> Rand	M <sup>r</sup> Hutchens
M <sup>r</sup> Knox	M <sup>r</sup> Martin	M <sup>r</sup> Holmes	M <sup>r</sup> Tarlton
M <sup>r</sup> N Emerson	M <sup>r</sup> Warner	M <sup>r</sup> Stone	M <sup>r</sup> Simpson
M <sup>r</sup> Kellie	M <sup>r</sup> P Clark	M <sup>r</sup> Kimball	M <sup>r</sup> Young
M <sup>r</sup> Carr	M <sup>r</sup> Gregg		
*Nays.	Nays.	Nays.	Nays. *14-213
M <sup>r</sup> Gains	M <sup>r</sup> Weeks	M <sup>r</sup> Dodge	M <sup>r</sup> Clifford
M <sup>r</sup> Connor	M <sup>r</sup> Leavitt	M <sup>r</sup> Wiggin	M <sup>r</sup> Jab <sup>s</sup> Smith

Nays.	Nays.	Nays.	Nays.
Mr Plummer	Mr Badger	Mr Jn <sup>o</sup> Duncan	Mr Allen
Mr March	Mr E Smith	Mr Wallace	Mr Bingham
Mr Clark	Mr Bedee	Mr Gerrish	Mr Penniman
Mr Duncan	Mr Tasker	Mr Shepherd	Mr Griffin
Mr Godfrey	Mr Emerson	Mr Whitcomb	Mr E Hoyt
Mr T Page	Mr Barrett	Mr Alexander	Mr Freeman
Mr Bettan	Mr Abbott	Mr M Smith	

42 Yeas — 35 Nays — so the report was accepted

The Committee on the Petition of Isaac Baldwin reported that the Petitioner have and receive Twenty pounds from the Treasury of this State and that the President give order accordingly — On reading the foregoing report motion was made that it be received and accepted on which Motion the yeas and Nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Pierce	Mr Bettan	Mr Barrett	Mr Temple
Mr Connor	Mr Carr	Mr Abbott	Mr Griffin
Mr Macgregore	Mr Waldron	Mr Gregg	Mr S Duncan
Mr B Page	Mr Harper	Mr Jn <sup>o</sup> Smith	Mr Nicols
Mr Cilley	Mr N Hoit	Mr J Duncan	Mr Freeman
Mr Clark	Mr Tash	Mr Wallace	Mr Payne
Mr Glidden	Mr Martin	Mr Gerrish	Mr Tarlton
Mr W Duncan	Mr D Emerson	Mr Flanders	Mr Young
Mr N Emerson	Mr Warner	Mr Parker	
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr March	Mr P Clark	Mr Bingham
Mr Weeks	Mr Knox	Mr Darling	Mr Holmes
Mr Leavitt	Mr Godfrey	Mr Stiles	Mr Penniman
Mr Dodge	Mr T Page	Mr Whitcomb	Mr Stone
Mr Wiggin	Mr Kellie	Mr Alexander	Mr Gould
Mr Clifford	Mr Badger	Mr M Smith	Mr Crawford
Mr Currier	Mr E Smith	Mr Rand	Mr E Hoyt
Mr Jabz Smith	Mr Bedee	Mr Allen	Mr Norris
Mr Plummer	Mr Chamberlain		

35 Yeas — 34 Nays — so it was accepted —

Upon reading and considering the Petition of Samuel Smith and others and the report of a Committee thereon — *voted* that the Petitioner be heard thereon before the General Court on the third Thursday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a Copy of the

Petition and order of Court thereon Six weeks prior to the sitting \* of said Court, that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

An Act regulating the Office of Coroner, was read a third time and passed to be Enacted —

An Act to prevent fraud in Cord Wood exposed to sale, was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Connor & M<sup>r</sup> Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of James & John M<sup>rs</sup> Masters & report thereon —

Upon reading and considering the Petition of the Inhabitants of the Westerly half of the Town of Boscawen praying to be set off as a distinct Town — *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioners cause that the Select men of Boscawen be served with a Copy of the Petition and order of Court thereon six weeks prior to the sitting of said Court that they may then appear and shew cause if any they have why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> Penniman, M<sup>r</sup> Nicols & M<sup>r</sup> Bingham with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Susanna Hazeltine and report thereon —

Adjourned to 3 o'Clock P. M —

Met accordingly —

An Act for recording proceedings before the Justices of the Peace and for preserving such records — was read a third time and passed to be Enacted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of the select men of Thornton — *voted* that one penny <sup>3</sup>/<sub>4</sub> Acre be laid on each first division lot and also that Sixteen shillings & eight pence be laid on each second division lot that may be laid out within six months and if not so laid out that said sixteen \* shillings \* 14-215 and eight pence shall be laid and assessed on the Common land now belonging to each right for three years next ensuing and that a Bill be brought in for that purpose —

Upon reading and considering the Petition of the Select men of Campton — *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Resolved* that the Treasurer of this State be directed to call on the Continental Loan Officer from time to time for the Interest which already has or may hereafter become due upon the Continental Securities funded by his Excellency Josiah Bartlett Esquire for the Benefit of this State and that he pass to the Credit of this

state the money or monies which upon such application he may receive —

*Voted* that Mr Freeman, Mr Payne, Mr Badger, Mr Parker and Mr Connor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take into consideration the propriety of this states becoming a Subscriber to the Bank of the United states & report thereon —

*Voted* that Mr Young, Mr Badger, Mr Jn<sup>o</sup> Smith, Mr Parker and Mr Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petitions of Peter Cushing and Bradbury Cilley Esq<sup>r</sup> and report thereon —

Adjourned to 8 oClock to morrow morning

FRIDAY JUNE 10<sup>th</sup> 1791.

The House met according to Adjournment

*Voted* that Mr Cilley, Mr Stiles & Mr Macgregore be a Committee to consider of the Petition of Levi French and report thereon —

*Voted* that Mr Barrett, Mr Parker & Mr Connor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report what allowance shall be made to the citizens who hold the Treasurers receipts for Continental money turned in the Sums being less than will entitle them to draw notes &c and report thereon —

An Act for regulating of Swine, was read a third time and passed to be Enacted —

\* 14-216 \* An Act to enable the Judge of Probate for the County of Cheshire to grant license to sell the whole of the real estate of Daniel Adams late of Fitz William — was read a third time and passed to be Enacted —

An Act altering the time of holding the Annual meeting in Moultonborough — was read a third time and passed to be Enacted —

*Voted* that Mr Connor, Mr Barrett, Mr M Smith, Mr N Hoit and Mr Wallace with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joshua Heath and report thereon —

*Voted* that the hearing on the Petition of Stephen Harford which was to have been Yesterday before the General Court be postponed to the Second Thursday of their next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be delivered to Thomas Shannon the Peti-

tionee six weeks prior to the sitting of said Court that he may then appear and shew cause why the prayer thereof should not be granted —

Adjourned to 3 o'Clock P. M —

Met accordingly —

The Committee appointed by the General Court at their Session in Jan<sup>r</sup> 1791 to consider of the Petition of the Inhabitants of the Northwest part of Lyndborough having viewed the Situation of all the parties concerned in said Petition and fully heard them thereupon. Reported that a Town be Incorporated with the Same limits and boundaries as reported by the Committee appointed in June 1790 a Copy of which is inclosed — Signed Timothy Farrar, James Underwood, Jeremiah Page, which report being read and Considered — motion was made that it be received and Accepted, On which motion the Yeas and nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Tibbets	M <sup>r</sup> Kellie	M <sup>r</sup> Martin
M <sup>r</sup> Pierce	M <sup>r</sup> N Emerson	M <sup>r</sup> N Hoit	M <sup>r</sup> D Emerson
M <sup>r</sup> Macgregore	M <sup>r</sup> Wallace	M <sup>r</sup> Allen	M <sup>r</sup> Gould
* M <sup>r</sup> Barrett	M <sup>r</sup> Gerrish	M <sup>r</sup> Penniman	M <sup>r</sup> Crawford *14-217
M <sup>r</sup> Abbott	M <sup>r</sup> Shepherd	M <sup>r</sup> Kimball	M <sup>r</sup> E Hoyt
M <sup>r</sup> Gregg	M <sup>r</sup> Alexander	M <sup>r</sup> S Duncan	M <sup>r</sup> Payne
M <sup>r</sup> J <sup>n</sup> Smith	M <sup>r</sup> Temple	M <sup>r</sup> Nicols	M <sup>r</sup> Tarlton
M <sup>r</sup> J Duncan	M <sup>r</sup> Bettan	M <sup>r</sup> Tasker	M <sup>r</sup> Simpson
M <sup>r</sup> Clifford			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> March	M <sup>r</sup> Bedee	M <sup>r</sup> Rand
M <sup>r</sup> B Page	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Tash	M <sup>r</sup> Bingham
M <sup>r</sup> Weeks	M <sup>r</sup> Godfrey	M <sup>r</sup> Chamberlain	M <sup>r</sup> Holmes
M <sup>r</sup> Leavitt	M <sup>r</sup> T Page	M <sup>r</sup> Warner	M <sup>r</sup> Griffin
M <sup>r</sup> Dodge	M <sup>r</sup> Carr	M <sup>r</sup> Darling	M <sup>r</sup> Stone
M <sup>r</sup> Wiggin	M <sup>r</sup> How	M <sup>r</sup> Stiles	M <sup>r</sup> Freeman
M <sup>r</sup> Jabz Smith	M <sup>r</sup> Waldron	M <sup>r</sup> Whitcomb	M <sup>r</sup> Norris
M <sup>r</sup> Plummer	M <sup>r</sup> Badger	M <sup>r</sup> Parker	M <sup>r</sup> Hutchens
M <sup>r</sup> Cilley	M <sup>r</sup> E Smith	M <sup>r</sup> M Smith	M <sup>r</sup> Young

33 Yeas — 36 Nays — so it was negatived, it was then *voted* that it be accepted with this exception that the persons living in said Addition and whose names are contained in the Remonstrance &c be at liberty to Poll off to Lyndborough at any time with in twelve months, and that a Bill be brought in accordingly —

A vote came down from the Honb<sup>l</sup> Senate appointing M<sup>r</sup> Toppan, M<sup>r</sup> Rogers & M<sup>r</sup> Dow with such of the Honb<sup>l</sup> House as they may

join a Committee to take under consideration a Bill for regulating of Swine and report such alterations as they may think necessary — which vote was read and concurred and M<sup>r</sup> Rand, M<sup>r</sup> Bedee, M<sup>r</sup> E Smith, M<sup>r</sup> Gains & M<sup>r</sup> Parker join<sup>d</sup>,

*Voted* that the Honb<sup>l</sup> Nathanael Rogers, Christopher Toppan and Joseph Badger Esquires be and hereby are appointed a Committee to take into consideration in the recess of the General Court the Petitions of Bradbury Cilley and Peter Cushing presented to the General Court at this Session for an abatement upon their excise Bonds — The expence of the Committee to be paid by the Petitioners and that said Committee report thereon at the next Session of the General Court — which report shall be final and conclusive between this state and the Petitioners — said Petitioners having agreed thereto —

The yeas and Nays were called on the foregoing vote & are as follows (viz)

*14-218 *Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pierce	M <sup>r</sup> Clark	M <sup>r</sup> Tash	M <sup>r</sup> Bingham
M <sup>r</sup> Connor	M <sup>r</sup> Glidden	M <sup>r</sup> Chamberlain	M <sup>r</sup> Griffin
M <sup>r</sup> Macgregore	M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> McMillan	M <sup>r</sup> Kimball
M <sup>r</sup> B Page	M <sup>r</sup> W Duncan	M <sup>r</sup> Warner	M <sup>r</sup> S Duncan
M <sup>r</sup> Weeks	M <sup>r</sup> Knox	M <sup>r</sup> Barrett	M <sup>r</sup> Nicols
M <sup>r</sup> Leavitt	M <sup>r</sup> Godfrey	M <sup>r</sup> Abbott	M <sup>r</sup> Gould
M <sup>r</sup> Dodge	M <sup>r</sup> Carr	M <sup>r</sup> Clark	M <sup>r</sup> E Hoyt
M <sup>r</sup> Wiggin	M <sup>r</sup> Waldron	M <sup>r</sup> Gregg	M <sup>r</sup> Payne
M <sup>r</sup> Clifford	M <sup>r</sup> Harper	M <sup>r</sup> Wallace	M <sup>r</sup> Norris
M <sup>r</sup> Currier	M <sup>r</sup> E Smith	M <sup>r</sup> Gerrish	M <sup>r</sup> Tarlton
M <sup>r</sup> Jabz Smith	M <sup>r</sup> Bedee	M <sup>r</sup> Flanders	M <sup>r</sup> Simpson
M <sup>r</sup> Plummer	M <sup>r</sup> N Hoit	M <sup>r</sup> Alexander	M <sup>r</sup> Young
M <sup>r</sup> March	M <sup>r</sup> Tasker	M <sup>r</sup> Temple	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> T Page	M <sup>r</sup> Darling	M <sup>r</sup> M Smith	M <sup>r</sup> Stone
M <sup>r</sup> Bettan	M <sup>r</sup> Shepherd	M <sup>r</sup> Rand	M <sup>r</sup> Crawford
M <sup>r</sup> Kellie	M <sup>r</sup> Whitcomb	M <sup>r</sup> Allen	M <sup>r</sup> Hutchens
M <sup>r</sup> Martin	M <sup>r</sup> Parker	M <sup>r</sup> Penniman	

51 Yeas — 15 Nays — so it passed in the affirmative

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of the select men of Rumney — *voted* that the prayer thereof be granted & that the Petitioners have leave to bring in a Bill accordingly

Adjourned to 8 o'Clock to morrow morning

SATURDAY JUNE 11<sup>th</sup> 1791—

The House met according to adjournment

Unanimously *Voted* that his Excellency the President be requested to forward to the Legislature of the United States by the Representatives from this State the following Memorial of said State and that the said Representatives be requested to lay the Same before Congress and use their influence to obtain redress—

To The Honorable the Senate and House of Representatives of the United states of America —

The Memorial of the Legislature of the State of New Hampshire with all due respect sheweth—That this state hath ever been chearfully ready according to its utmost ability to \*contribute its proportion by the supply of men and \*14-219 money during the war for the defence of the Country and Establishment of Independance and freedom by means of which war and the long & Strenuous exertions made by this state a heavy debt in proportion to our property was Accumulated on the state, this debt incurred for the Common defence and Safety and in the common cause of our Country conformably to the direction of Congress we expected would be finally adjusted and equal justice done to this as well as to all other states by the statement of the Accounts agreeably to the Articles of the late Confederation, but the Obligations and Sums promised by the state we considered the state alone responsible for to its creditors as we conceived the other states were to theirs respectively—From this perswasion the Legislature of this state have from time to time during the War and Since laid very burthensome Taxes upon its Citizens for paying not only the Interest but a large part of the principal of the state debt, at the Same time practising the most rigid Oeconomy in Expenditures for the supply of the civil Government of the State, and for their own particular defence—by those means the state have extinguished a large part of their debt and began to have the animating hope that in the Course of a few years more our debt would be discharged and the citizens eased of those heavy burthens they had so long borne with exemplary patience—From these circumstances it may well be supposed this state were much disappointed at and received with general disapprobation and uneasiness that part of a late Act of Congress in which it is proposed to Assume twenty one million and five hundred thousand Dollars of the debts of the Several states and in

which provision is made for funding and paying the Same, by which measure an increased debt is brought on the General Government the necessity of an Increased revenue is Involved, and probably a delay of the payment of the National debt will thereby be occasioned, all which are evils in our Opinion to be avoided — But still more Objectionable in our view and disgusting to the citizens of New Hampshire is the Assumption of the state debts on

account of the very unequal proportion there is between  
 \* 14-220 the \* quotas allowed to be assumed from the debts of some states and those of others, on a view of the Several requisitions made on the state by the Congress under the Confederation whether for men or money it will appear that New Hampshire was generally apportioned as about one twenty eighth part of the Union — The proportion of her present Representation is nearly as one to twenty two, and this it is presumed will not be found too great a proportion of which the number of the House of Representatives of the United states is now composed, when the Number of Inhabitants of all the states is ascertained; it was not in the power of this state fully to comply with all the requisitions made by Congress yet it will appear that of all the Number of Soldiers furnished by the several States, the expence consequent thereupon and the Actual payments made by all the states in Consequence of the Requisitions of Congress this state has furnished at least one Twenty eighth part, notwithstanding the above proportions & supplies the Sum proposed to be assumed of this state debt is less than one Seventieth part of the whole sum proposed to be assumed far less in proportion than any other state in the Union whether such state owed any debt contracted for the common defence or not — This must devolve on the Citizens of this state the burthen of paying about Six hundred thousand Dollars of the mass of Assumed debt, more than is assumed of theirs calculating agreeably to former requisitions of Congress — And on the Supposition that the revenue arising from the Impost and Excise or any other kind of General Tax (whether actually collected in the state or in the Neighbouring states through which a great part of our commerce passes) will actually be paid by the consumers of dutied articles and that the citizens of New Hampshire will consume of those articles in common with those of other states in proportion to their numbers which probably will be the case — In this view of the Assumption it cannot but appear very unequal; and while there is a distinction made between  
 \* 14-221 this state and every \* other state in the union in the



smallness of its quota allowed to be assumed it appears to us implicitly to criminate the state as the most delinquent in the Union, which we are confident we deserve not, or else that equal justice is not distributed to us—Wherefore as Guardians of the rights and privileges of the citizens of New Hampshire whom we have the Honour to Represent, we conceive it our duty to remonstrate against said Act so far as it respects the Assumption of the state debts; or if said Assumption must be carried into effect, to request that this state may have such addition made to the Sum allowed to be assumed of its debt as shall place the citizens of New Hampshire on an equality with those of other states; at least equal to the smallest proportion allowed any other state according to the census—or that the injuries and burthens we complain of may be removed in such other way as you in your wisdom and justice shall think fit—

Upon reading and considering the Petition of Levi French and the report of a Committee thereon, *voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of the next session and that in the mean time the petitioner cause that the Petitionee be served with a Copy of the Petition and order of Court thereon six weeks prior to the sitting of said Court that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted—

The Committee to whom was referred the Petitions for Lotteries reported in favour of the Same—which report being read and considered motion was made to accept the same on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Pierce	Mr Knox	Mr Duncan	Mr Penniman
Mr Connor	Mr Waldron	Mr Wallace	Mr Kimball
Mr Macgregore	Mr Harper	Mr Darling	Mr Nicols
Mr Leavitt	Mr McMillan	Mr Gerrish	Mr Freeman
Mr Dodge	Mr Warner	Mr Flanders	Mr Payne
Mr Clifford	Mr Barrett	Mr Stiles	Mr Tarlton
Mr Cilley	Mr Abbott	Mr Temple	Mr Simpson
Mr Jon <sup>s</sup> Smith	Mr Clark	Mr M Smith	Mr Young
Mr W Duncan	Mr Gregg	Mr Bingham	
* Nays.	Nays.	Nays.	Nays. * 14-222
Mr Gains	Mr Plummer	Mr Kellie	Mr N Holt
Mr B Page	Mr Tibbetts	Mr Carr	Mr Tasker
Mr Weeks	Mr Glidden	Mr How	Mr Tash
Mr Wiggin	Mr N Emerson	Mr Badger	Mr Chamberlain
Mr Currier	Mr Godfrey	Mr E Smith	Mr Jn <sup>s</sup> Smith
Mr Jab <sup>s</sup> Smith	Mr T Page	Mr Bedee	Mr Shepherd

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Whitcomb	M <sup>r</sup> Allen	M <sup>r</sup> S Duncan	M <sup>r</sup> E Hoyt
M <sup>r</sup> Parker	M <sup>r</sup> Holmes	M <sup>r</sup> Gould	M <sup>r</sup> Norris
M <sup>r</sup> Alexander	M <sup>r</sup> Griffin	M <sup>r</sup> Crawford	M <sup>r</sup> Hutchens
M <sup>r</sup> Rand	M <sup>r</sup> Stone		

35 Yeas — 38 Nays — so it was negatived —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Whitcomb, M<sup>r</sup> Young, M<sup>r</sup> Allen and M<sup>r</sup> Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider what business is yet necessary to be done at this Session, at what time and to what time and place this Court shall be adjourned and report thereon, also report what allowance shall be made to the Members of the Honb<sup>l</sup> Senate and House of Representatives and their Officers for travel and attendance the present Session —

Adjourned to Monday next at 3 o'Clock P. M

MONDAY JUNE 13<sup>th</sup> 1791

The House met according to adjournment

Read and debated on Several public and private Bills

The Bill for regulating licensed houses came down from the Honb<sup>l</sup> Senate for two amendments, the first amendment was on the clause which forbids any person (without being licensed therefor) from selling spirituous liquors in a less quantity than ten gallons [one gallon] at one and the Same time — the proposed amendment was that no person without being licensed therefor should sell spirituous liquors in less quantity than one gallon at one and the same time — On reading which proposed amendment motion was made that the word "ten" be erased and the word "one" inserted on which motion the yeas and Nays were called and are as follows — (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pierce	M <sup>r</sup> Clifford	M <sup>r</sup> Knox	M <sup>r</sup> E Smith
M <sup>r</sup> Leavitt	M <sup>r</sup> Currier	M <sup>r</sup> Kellie	M <sup>r</sup> N Hoit
M <sup>r</sup> Dodge	M <sup>r</sup> Eastman	M <sup>r</sup> How	M <sup>r</sup> Tasker
M <sup>r</sup> Wiggin	M <sup>r</sup> Glidden	M <sup>r</sup> Temple	M <sup>r</sup> Gould
* 14-223 * M <sup>r</sup> Tash	M <sup>r</sup> Wallace	M <sup>r</sup> M Smith	M <sup>r</sup> E Hoit
M <sup>r</sup> Chamberlain	M <sup>r</sup> Darling	M <sup>r</sup> Rand	M <sup>r</sup> Freeman
M <sup>r</sup> Martin	M <sup>r</sup> Gerrish	M <sup>r</sup> Bingham	M <sup>r</sup> Payne
M <sup>r</sup> Abbott	M <sup>r</sup> Shepherd	M <sup>r</sup> Penniman	M <sup>r</sup> Hutchens
M <sup>r</sup> Clark	M <sup>r</sup> Whitcomb	M <sup>r</sup> S Duncan	M <sup>r</sup> Simpson
M <sup>r</sup> Gregg	M <sup>r</sup> Alexander	M <sup>r</sup> Waldron	M <sup>r</sup> Young
	M <sup>r</sup> Jon <sup>a</sup> Smith		

Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Plummer	Mr Badger	Mr Stiles
Mr Connor	Mr March	Mr McMillan	Mr Parker
Mr Macgregore	Mr Wm Duncan	Mr Warner	Mr Stone
Mr B Page	Mr Godfrey	Mr Barrett	Mr Crawford
Mr Weeks	Mr Bettan	Mr Jn <sup>o</sup> Smith	Mr Norris
Mr Jabz Smith	Mr Carr	Mr Jn <sup>o</sup> Duncan	Mr Tarlton

41 Yeas—24 Nays—so it passed in the affirmative

The other proposed amendment was for preventing a licensed retailer from selling in a lesser quantity than one pint at any time—On which proposed amendment the yeas and nays were called and are as follows—(viz)—

Yeas.	Yeas.	Yeas.	Yeas.
Mr Pierce	Mr Carr	Mr Martin	Mr Bingham
Mr Connor	Mr How	Mr Barrett	Mr Griffin
Mr Macgregore	Mr Waldron	Mr Clark	Mr Nicols
Mr Weeks	Mr Badger	Mr Wallace	Mr Freeman
Mr Leavitt	Mr E Smith	Mr Parker	Mr Payne
Mr Dodge	Mr N Hoit	Mr Alexander	Mr Norris
Mr Wiggin	Mr Tasker	Mr Temple	Mr Tarlton
Mr March	Mr Tash	Mr M Smith	Mr Simpson
Mr Tibbets	Mr Chamberlain	Mr Rand	Mr Young
Mr Kellie	Mr McMillan		
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Wm Duncan	Mr J Duncan	Mr Stone
Mr Clifford	Mr Knox	Mr Darling	Mr Duncan
Mr Currier	Mr Godfrey	Mr Gerrish	Mr Gould
Mr Eastman	Mr Bettan	Mr Shepherd	Mr Crawford
Mr Jabz Smith	Mr Warner	Mr Whitcomb	Mr E Hoit
Mr Plummer	Mr Jn <sup>o</sup> Smith	Mr Penniman	Mr Hutchens

38 Yeas—24 Nays—so it passed in the affirmative

Adjourned to 9 o'Clock to morrow morning

#### FRIDAY [TUESDAY] JUNE 14<sup>th</sup> 1791

The House met according to adjournment

An Act for the limitation of Actions & for the preventing vexatious suits—was read a third time and passed to be Enacted—

\* An Act to incorporate the first or North Parish in the Town of Portsmouth, was read a third time and passed to be Enacted—

The following resolve came down from the Hon<sup>bl</sup> Senate for Concurrence—

In Senate June 10<sup>th</sup> 1791 —

*Resolved* that the Registers of Deeds in the Several Counties of this State be and hereby are directed to make out a general Index referring to Deeds, which Index shall be in one large folio volume of a size that will admit of a large number of Additional names which shall be added as often as Deeds are Recorded —

The Index shall contain two lists one to consist of the Names of the Grantors to the Grantees, the other to consist of the Names of the Grantees from the Grantors and the Registers shall be allowed therefor by the state a sum in the Same proportion as the Law allows for recording Deeds—Which Resolve was read & concurred —

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> Simpson M<sup>r</sup> Parker M<sup>r</sup> Hoit and M<sup>r</sup> Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Resolve respecting receiving seven shillings in Specie in lieu of Twenty shillings of Indent or Certificate Taxes and report thereon —

Upon reading and considering the Petition of the Select men of Chichester—*voted* that the Petitioners be heard thereon before the General Court on the Second Wednesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in One of the New Hampshire News papers six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted —

Upon reading and considering the Petition of James \* 14-225 \* Wallace *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next session and that in the mean time the Petitioner cause that the Petition be served with a Copy of the Petition and order of Court thereon six weeks prior to the sitting of said Court that he may then appear and shew cause why the prayer thereof may not be granted and that all proceedings against said Wallace in consequence of said Judgment be stayed until the decision of the General Court —

*Voted* that M<sup>r</sup> Glidden, M<sup>r</sup> Parker and M<sup>r</sup> Bettan be a Committee to consider of the Petition of Benjamin Abbott and report thereon —

*Voted* that M<sup>r</sup> Duncan M<sup>r</sup> John Smith and M<sup>r</sup> Bettan be a Committee to consider of the Petition of William Adams and report thereon —

*Voted* that M<sup>r</sup> Wallace M<sup>r</sup> Leavitt, M<sup>r</sup> Barrett M<sup>r</sup> Badger and M<sup>r</sup> Jabez Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Isaac Rindge Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> N Hoyt M<sup>r</sup> Waldron & M<sup>r</sup> Clifford with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Hobart Esq<sup>r</sup> and report thereon —

Upon reading and considering the Petition of Alexander Ewins [Ewen] *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly —

The Committee on the Petition of Walter Geer reported that the prayer of the Petition be so far granted as that the said Geer have liberty to renew said Action separte of said Grout and that he have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that the Account of Jeremiah Smith Esq<sup>r</sup> amounting to thirty two pounds Seventeen shillings be allowed and paid out of the Treasury by order of the President —

\* *Voted* that Sanford Kingsbury James Macgregore \* 14-226 and Jeremiah Smith Esquires have and receive out of the Treasury Ten pounds each to be by them Severally accounted for as Commissioners of Accounts and that the President give order accordingly —

*Voted* that M<sup>r</sup> Eastman M<sup>r</sup> P. Clark & M<sup>r</sup> Penniman be a Committee to consider of the Petition of the Honb<sup>l</sup> William Page Esq<sup>r</sup> and report thereon —

Upon reading and considering the Petition of Elias Tarlton *voted* that the prayer thereof be granted and that the President give order on the Treasurer for payment of said Sum of four pounds thirteen shillings and four pence accordingly —

*Voted* that M<sup>r</sup> Badger, M<sup>r</sup> Gains & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Letter from Joseph Whipple Esq<sup>r</sup> and papers accompanying the Same and report thereon —

*Voted* that the Committee appointed the third Instant to present the Rev<sup>d</sup> M<sup>r</sup> Evans with the thanks of the General Court &c be requested to receive from M<sup>r</sup> Evans the Copy therein mentioned and agree with M<sup>r</sup> Hough to print two hundred and fifty copies of the Same —

Adjourned to 3 o'Clock P. M —

Met accordingly

An Act to incorporate the South part of the Society Land and Sundry other tracts of Land was read a third time and passed to be Enacted —

An Act to prevent damage which may be done by Lumber to the owners of Lands lying on or adjoining Connecticut River and Merrimac River, was read a third time and passed to be Enacted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

\* 14-227 Upon hearing and considering the Petition of the \* Inhabitants of New Grantham *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Stephen Harriman Esq<sup>r</sup> and others *voted* that said Petition be dismissed.

Upon hearing and considering the Petition of the Inhabitants of Campbels Gore & others *voted* that said Petition be dismissed —

Upon hearing and considering the Petition of Col<sup>l</sup> Benjamin Stone *voted* that the determination thereon be postponed until to morrow morning —

*Voted* that the hearing on the Petition of the Select men of Cockermouth which was to have been this day before the General Court be postponed to the Second Wednesday of the next Session of which all persons concerned are to take notice and govern themselves accordingly —

Upon hearing and considering the Petition of the Select men of New Durham, *voted* that a Tax of one penny  $\frac{3}{4}$  Acre be laid on all the lands in said Town (public rights excepted for two years for repairing the highways in said Town and that they have leave to bring in a Bill accordingly

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until tomorrow of which all persons concerned are to take notice and govern themselves accordingly —

Adjourned to 8 o'Clock to morrow morning

WEDNESDAY JUNE 15<sup>th</sup> 1791.

The House met according to adjournment —

An Act to enable the Select men of the Town of Thornton to Assess and cause to be collected the Sum of one penny  $\frac{3}{4}$  Acre on the first division lots of Land in said Thornton and Sixteen shillings and eight pence on each second division lot that hath been or may be laid out in said Town within six months and if not laid out on the common Lands belonging to each right for three years next ensuing, was read a third time and passed to be Enacted —

\* Resumed the consideration of the Petition of Col<sup>o</sup> \* 14-228 Benjamin Stone and after fully considering the Same motion was made that the prayer thereof be granted — On which motion the yeas and nays were called and are as follows [viz.]

Yeas.	Yeas.	Yeas.	Yeas.
Mr Macgregore	Mr T Page	Mr Jn <sup>o</sup> Smith	Mr Griffin
Mr Wiggin	Mr Kellie	Mr Jn <sup>o</sup> Duncan	Mr Stone
Mr Clifford	Mr Carr	Mr Wallace	Mr Kimball
Mr Currier	Mr Waldron	Mr Darling	Mr Crawford
Mr Eastman	Mr Harper	Mr Gerrish	Mr E Hoyt
Mr Jab <sup>z</sup> Smith	Mr Badger	Mr Flanders	Mr Freeman
Mr Cilley	Mr N Hoit	Mr Shepherd	Mr Norris
Mr Tibbets	Mr Tasker	Mr Parker	Mr Hutchens
Mr Glidden	Mr Tash	Mr Temple	Mr Tarlton
Mr Jon <sup>a</sup> Smith	Mr Barrett	Mr Bingham	Mr Young
Mr Godfrey	Mr Clark	Mr Penniman	
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Clark	Mr Martin	Mr M Smith
Mr Pierce	Mr Duncan	Mr Warner	Mr Allen
Mr Connor	Mr Knox	Mr Abbott	Mr Holmes
Mr Page	Mr Bettan	Mr Gregg	Mr Duncan
Mr Weeks	Mr How	Mr Stiles	Mr Nicols
Mr Dodge	Mr Chamberlain	Mr Whitcomb	Mr Gould
Mr Plummer	Mr McMillan	Mr Alexander	Mr Payne
Mr March			

43 Yeas — 29 Nays — so the prayer thereof was granted and he hath leave to bring in a Bill accordingly —

*Voted* that George Kenfield have and receive out of the Treasury Nine pounds Six shillings and three pence it being due to him for wages and travel as a Soldier in Cap<sup>t</sup> Eliots Company in Col<sup>o</sup> Hobarts Regiment in the year 1777 and that the President give order accordingly —

*Voted* that Mr Pierce, Mr N Hoit Mr Simpson Mr Gerrish and Mr Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of limiting a time for receiving Seven shillings in lieu of twenty shillings from collectors and Individuals for Certificate and Indent taxes now outstanding —

An Act authorizing the Commissioners formerly appointed to receive and examine the claims against the estate

\* of Breed Batcheldor an absentee to consider Said re- \* 14-229 port and report as Justice and equity may require, was sent down from the Honb<sup>l</sup> Senate for Concurrence — was read a third time & concurred —

The following resolve came down from the Honb<sup>l</sup> Senate for concurrence —

*Resolved* that the Select men of every Town and place in this state from whom any certificate or Indent Taxes are now due be directed immediately to call to account their Collectors who are delinquent in Indent and Certificate Taxes, and that said Select men within three months certify to the Treasurer of this State the amount of the certificate Indent and Specie Taxes due from the persons named in their lists to the Several Collectors— And that the Treasurer receive from the Several Collectors seven shillings in lieu of every twenty shillings in said Certificates or Indents so certified by the Select men to be due from said Individuals—

Provided that before any Collector shall avail himself of the liberty given hereby of paying in Silver at said rates he shall first pay to the Treasurer either in Certificates or Indents or state Notes Indiscriminately so much as may be due in certificates or Indents to the Treasury and which are not so certified— And for certificate and Indent taxes the collectors shall receive Indiscriminately as may be offered them by the Several delinquent persons in their lists either state notes indents certificates or silver as before rated— And the Treasurer shall keep an Account of what Certificates Indents state notes or Specie he shall receive of each Collector for such outstanding taxes— which resolve being read and considered Motion was made that it be Concurred on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Griffin	M <sup>r</sup> Gould	M <sup>r</sup> Norris
M <sup>r</sup> Pierce	M <sup>r</sup> Cilley	M <sup>r</sup> How	M <sup>r</sup> Martin
M <sup>r</sup> Macgregore	M <sup>r</sup> March	M <sup>r</sup> Waldron	M <sup>r</sup> Clark
M <sup>r</sup> B Page	M <sup>r</sup> Tibbets	M <sup>r</sup> Harper	M <sup>r</sup> Gregg
M <sup>r</sup> Weeks	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Badger	M <sup>r</sup> Jn <sup>s</sup> Smith
M <sup>r</sup> Clifford	M <sup>r</sup> Knox	M <sup>r</sup> N Hoit	M <sup>r</sup> Flanders
M <sup>r</sup> Wiggin	M <sup>r</sup> N Emerson	M <sup>r</sup> Tash	M <sup>r</sup> Stiles
M <sup>r</sup> Currier	M <sup>r</sup> Kellie	M <sup>r</sup> Chamberlain	M <sup>r</sup> Whitcomb
*14-230 *M <sup>r</sup> MSmith	M <sup>r</sup> Carr	M <sup>r</sup> McMillan	M <sup>r</sup> Temple
	M <sup>r</sup> Stone	M <sup>r</sup> Crawford	M <sup>r</sup> Hutchens
M <sup>r</sup> Rand	M <sup>r</sup> Kimball	M <sup>r</sup> E Hoit	M <sup>r</sup> Tarlton
M <sup>r</sup> Allen	M <sup>r</sup> S Duncan	M <sup>r</sup> Freeman	M <sup>r</sup> Simpson
M <sup>r</sup> Holmes	M <sup>r</sup> Nicols	M <sup>r</sup> Payne	M <sup>r</sup> Young
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> Clark	M <sup>r</sup> Emerson	M <sup>r</sup> Darling
M <sup>r</sup> Leavitt	M <sup>r</sup> Godfrey	M <sup>r</sup> Warner	M <sup>r</sup> Gerrish
M <sup>r</sup> Dodge	M <sup>r</sup> T Page	M <sup>r</sup> Barrett	M <sup>r</sup> Shepherd
M <sup>r</sup> Eastman	M <sup>r</sup> E Smith	M <sup>r</sup> Abbott	M <sup>r</sup> Bingham
M <sup>r</sup> Jabz Smith	M <sup>r</sup> Tasker	M <sup>r</sup> Wallace	M <sup>r</sup> Penniman
M <sup>r</sup> Plummer			

51 Yeas — 21 Nays — so it was concurred —



On the report of a Committee that the next session of the General Court be held at Portsmouth or Dover — motion was made that it be held at Dover — which was negatived — [but the motion was lost.]

Motion was then made that the next Session of the General Court be held at Portsmouth — On which motion the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Plummer	Mr E Smith	Mr Parker
Mr Pierce	Mr Cilley	Mr Warner	Mr Alexander
Mr Connor	Mr March	Mr Barrett	Mr M Smith
Mr Macgregore	Mr Clark	Mr Gregg	Mr Rand
Mr Weeks	Mr Bettan	Mr Jn <sup>o</sup> Smith	Mr Griffin
Mr Leavitt	Mr Kellie	Mr Flanders	Mr Payne
Mr Dodge	Mr Carr	Mr Stiles	Mr Tarlton
Mr Wiggin	Mr Waldron	Mr Whitcomb	Mr Simpson
Mr Clifford			
Nays.	Nays.	Nays.	Nays.
Mr Currier	Mr N Hoit	Mr Wallace	Mr Kimball
Mr Eastman	Mr Tasker	Mr Darling	Mr S Duncan
Mr Tibbets	Mr Tash	Mr Gerrish	Mr Nicols
Mr Glidden	Mr Chamberlain	Mr Shepherd	Mr Gould
Mr Jon <sup>a</sup> Smith	Mr McMillan	Mr Temple	Mr Crawford
Mr Knox	Mr Martin	Mr Allen	Mr E Hoyt
Mr Godfrey	Mr D Emerson	Mr Bingham	Mr Norris
Mr T Page	Mr Abbott	Mr Penniman	Mr Hutchens
Mr How	Mr Clark	Mr Stone	Mr Young
Mr Harper			

33 Yeas — 37 Nays — so it was negatived

\* Adjourned to 3 o'Clock P. M —

\* 14-231

Met accordingly —

Motion was then made that the next Session of the General Court be holden at Exeter — which motion was lost —

Motion was then made that the next Session be held at Concord — On which motion the Yeas and Nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Tibbets	Mr Martin	Mr Stiles	Mr Nicols
Mr Glidden	Mr P. Clark	Mr Temple	Mr Gould
Mr Jon <sup>a</sup> Smith	Mr J Duncan	Mr Allen	Mr Crawford
Mr W Duncan	Mr Darling	Mr Bingham	Mr E Hoyt
Mr N Emerson	Mr Gerrish	Mr Penniman	Mr Norris
Mr Knox	Mr Flanders	Mr Griffin	Mr Hutchens
Mr Harper	Mr Shepherd	Mr S Duncan	Mr Tarlton
Mr McMillan			

Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Jab <sup>s</sup> Smith	Mr E Smith	Mr Jno <sup>s</sup> Smith
Mr Pierce	Mr Plummer	Mr Bedee	Mr Wallace
Mr Connor	Mr Cilley	Mr N Hoit	Mr Whitcomb
Mr Macgregore	Mr March	Mr Tasker	Mr Parker
Mr B Page	Mr J Clark	Mr Tash	Mr Alexander
Mr Weeks	Mr Godfrey	Mr Chamberlain	Mr M Smith
Mr Leavitt	Mr T Page	Mr D Emerson	Mr Rand
Mr Dodge	Mr Bettan	Mr Warner	Mr Stone
Mr Wiggin	Mr Kellie	Mr Barrett	Mr Kimball
Mr Clifford	Mr Carr	Mr Abbott	Mr Payne
Mr Currier	Mr How	Mr Gregg	Mr Simpson
Mr Eastman	Mr Waldron		

29 Yeas — 46 Nays — so it was negatived —

Motion was then made that the next Session be held at Dover —  
On which motion the yeas and Nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Plummer	Mr Harper	Mr Stiles
Mr Pierce	Mr Cilley	Mr E Smith	Mr Alexander
Mr Connor	Mr J Clark	Mr N Hoit	Mr Temple
Mr B Page	Mr Tibbetts	Mr Tasker	Mr M Smith
Mr Weeks	Mr Jon <sup>s</sup> Smith	Mr Tash	Mr Rand
Mr Leavitt	Mr Knox	Mr Chamberlain	Mr Allen
Mr Dodge	Mr Kellie	Mr McMillan	Mr Bingham
Mr Wiggin	Mr Carr	Mr Martin	Mr Penniman
Mr Clifford	Mr How	Mr P Clark	Mr Nicols
Mr Jab <sup>s</sup> Smith	Mr Waldron	Mr Flanders	Mr Simpson

\*14-232 \*Nays.

Nays.	Nays.	Nays.	Nays.
Mr Macgregore	Mr Bettan	Mr Darling	Mr S Duncan
Mr Currier	Mr D Emerson	Mr Gerrish	Mr Gould
Mr Eastman	Mr Warner	Mr Shepherd	Mr Crawford
Mr March	Mr Barrett	Mr Whitcomb	Mr E Hoyt
Mr Glidden	Mr Abbott	Mr Parker	Mr Payne
Mr W Duncan	Mr Gregg	Mr Griffin	Mr Norris
Mr N Emerson	Mr Jno <sup>s</sup> Smith	Mr Stone	Mr Hutchens
Mr Godfrey	Mr J Duncan	Mr Kimball	Mr Tarlton
Mr T Page	Mr Wallace		

40 Yeas — 34 Nays — so it passed in the Affirmative

*Voted* that the next Session of the General Court be holden at Dover —

The following vote of the Honb<sup>l</sup> Senate came down for Concurrence —

*Voted* that the Secretary be directed to have printed as soon as may be three hundred and fifty copies of the Resolve passed this day respecting certificate and Indent taxes outstanding and for-

ward them immediately by the Members to the Several Towns and places in this state — which vote was read and concurred —

An Act directing the mode of calling a convention to revise the Constitution of this state — was read a third time and passed to be Enacted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Richard Sinkler Jun<sup>r</sup> motion was made to dismiss said Petition On which motion the Yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr J Clark	Mr Chamberlain	Mr Allen
Mr Pierce	Mr W Duncan	Mr D Emerson	Mr Bingham
Mr Macgregore	Mr Knox	Mr Gregg	Mr Holmes
Mr B Page	Mr N Emerson	Mr Jn <sup>o</sup> Smith	Mr Penniman
Mr Weeks	Mr Godfrey	Mr Duncan	Mr Griffin
Mr Leavitt	Mr Bettan	Mr Stiles	Mr Stone
Mr Dodge	Mr Kellie	Mr Whitcomb	Mr S Duncan
Mr Wiggin	Mr Carr	Mr M Smith	Mr E Hoyt
Mr Jab <sup>s</sup> Smith	Mr Tash	Mr Rand	Mr Payne
Mr Plummer			
*Nays.	Nays.	Nays.	Nays. * 14-233
Mr Clifford	Mr Badger	Mr Darling	Mr Nicols
Mr Eastman	Mr E Smith	Mr Gerrish	Mr Gould
Mr Tibbets	Mr N Hoyt	Mr Flanders	Mr Crawford
Mr Glidden	Mr Tasker	Mr Shepherd	Mr Norris
Mr Jon <sup>s</sup> Smith	Mr Abbott	Mr Parker	Mr Hutchens
Mr T Page	Mr P. Clark	Mr Temple	Mr Tarlton
Mr How	Mr Wallace	Mr Kimball	

37 Yeas — 27 Nays — so it was dismissed —

Upon hearing and considering the Petition of the Select men of New Hampton — *voted* that a Tax of one penny [per acre] be laid on each acre of Land in said Town for three years (public rights excepted) to be laid out in making and repairing highways and that they have leave to bring in a Bill accordingly at this or the next Session —

Upon hearing and considering the Petition of the select men of Orford — *voted* that a Tax of two pence be laid on each acre of Land in said Town for one year, and that they have leave to bring in a Bill accordingly at this or the next Session

Upon hearing and considering the Petition of Jonathan Hoyt *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly at this or the next Session

*Voted* that the remainder of the hearings which were to have

been this day before the General Court be postponed until to morrow of which all persons are to take notice and govern themselves accordingly —

Adjourned to 8 o'Clock to morrow morning —

THURSDAY JUNE 16<sup>th</sup> 1791

The House met according to adjournment

An Act regulating Swine, was read a third time & passed to be Enacted —

An Act to regulate the exportation of Beef and Pork was read a third time and passed to be Enacted —

An Act to enable the Select men of Campton to assess and cause to be collected one penny <sup>pp</sup>r Acre Annually on all the unimproved lands in Campton for three years was read a third time and passed to be Enacted —

\* 14-234 \* *Resolved* that all Invalid noncommissioned Officers Soldiers and Seamen who have not been inspected or who may have been inspected and been refused or struck off the list make immediate application to Doctor Samuel Tinney and Doct<sup>r</sup> William Parker of Exeter for Examination who are hereby appointed Inspectors of Invalids and on its appearing to the Inspectors that any of them ought to be on the Invalid Pension list that the Inspectors Petition Congress for their Admission and write to our Representatives and Senators in Congress stating the facts relative to the Subject —

The Committee on the Petition of James & John M<sup>c</sup>Masters reported that the prayer thereof be granted and that the President be desired to give order that Wentworth Cheswell Esq<sup>r</sup> deliver all the books and papers now in his custody belonging to the said M<sup>c</sup>Masters to them or their Attorney

The Committee appointed (by vote of the General Court of Feb<sup>r</sup> 1<sup>st</sup> 1791 —) to deface state orders and orders for premiums for killing wolves &c beg leave to report that we have defaced the Same by striking them through with a circular punch of one inch diameter — We have also delivered the Indents mentioned in the report on the Settlement of the Treasurers Accounts to the Commissioners appointed to fund the same and have taken their receipt therefor — we have also lodged in the Treasurers custody a Trunk containing the state notes, Certificates and new Emission money received of him on Settlement of his Accounts and have taken his Certificate for the Same which Certificate and receipt

above mentioned are recorded in the Secretary's Office and delivered to the state Comptroller —

Sign<sup>d</sup> Nath<sup>n</sup> Rogers } Committee  
Nath<sup>n</sup> Gilman }

Which report being read and considered *voted* that it be received and accepted — and that said Committee be discharged —

The Committee on the Petition of the Honb<sup>l</sup> William Page Esq<sup>r</sup> \* reported that the prayer thereof be granted \* 14-235 and that the Petitioner have leave to bring in a Resolve accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that the Account of Nathanael Gilman & Nathanael Rogers amounting to three pounds be allowed and paid out of the Treasury by order of the President —

*Voted* that the account of Ephraim Robinson and Nath<sup>n</sup> Rogers be accepted and that the said Rogers pay into the Treasury said Sum of three pounds Six shillings and take his receipt therefor and that the Treasurer debit himself therewith —

*Voted* that M<sup>r</sup> Barrett, M<sup>r</sup> Hoyt, M<sup>r</sup> Holmes, M<sup>r</sup> Macgregore and M<sup>r</sup> Jn<sup>s</sup> Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thomas Smith & John Lathrop and report thereon —

*Voted* that M<sup>r</sup> Badger M<sup>r</sup> Gains, M<sup>r</sup> Warner M<sup>r</sup> M Smith and M<sup>r</sup> Simpson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of and report what mode shall be adopted respecting military stores belonging to this state now in the hands of Individuals in said state also respecting notes and receipts from Individuals now in the Comptrollers office given for military stores —

[ *Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Simpson & M<sup>r</sup> Weeks with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thomas Simpson and report thereon — ]

An Act declaring the limits and boundaries of the Several Counties in this state — was read a third time and passed to be Enacted —

*Voted* that all the books and papers which are now in the hands of the late Committee of Claims, Secretary or any other person which relate to the claims of this State against the United States or the claims of Individuals against this State for services done or losses suffered in the late War be delivered to the Commissioners appointed to receive and examine and make a fair statement of all payments and allowances that have been made

by this State to Towns and Individuals for such expenditures \*they giving a receipt to the person or persons possessed of Such books or papers —

The vote for holding the next Session of the General Court at Dover came down from the Honb<sup>l</sup> Senate for the following amendment "That said Session be held at Portsmouth instead of Dover" — [which amendment was concurred] — [on which proposed amendment] the yeas and nays were called and are as follows — [viz.]

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Cilley	Mr Gregg	Mr Rand
Mr Pierce	Mr March	Mr J <sup>o</sup> Smith	Mr Griffin
Mr Macgregore	Mr J Clark	Mr J Duncan	Mr Stone
Mr Page	Mr N Emerson	Mr Wallace	Mr Gould
Mr Weeks	Mr Bettan	Mr Stiles	Mr Crawford
Mr Leavitt	Mr Martin	Mr Whitcomb	Mr Payne
Mr Dodge	Mr Warner	Mr Parker	Mr Norris
Mr Wiggin	Mr Barrett	Mr Alexander	Mr Tarlton
Mr Clifford	Mr Abbott	Mr M Smith	Mr Simpson
Mr Plummer	Mr P Clark		
Nays.	Nays.	Nays.	Nays.
Mr Currier	Mr T Page	Mr Tasker	Mr Temple
Mr Eastman	Mr Kellie	Mr Tash	Mr Allen
Mr Jabz Smith	Mr Carr	Mr Chamberlain	Mr Bingham
Mr Tibbets	Mr How	Mr McMillan	Mr Penniman
Mr Glidden	Mr Waldron	Mr Darling	Mr Duncan
Mr W Duncan	Mr Harper	Mr Gerrish	Mr Nicols
Mr Knox	Mr E Smith	Mr Flanders	Mr E Hoit
Mr Godfrey	Mr N Hoit	Mr Shepherd	Mr Hutchens

38 Yeas — 32 Nays — so it was concurred —

Upon reading and considering the Petition of the Proprietors of Unity *voted* that the Petitioners be heard thereon before the General Court on the third Thursday of the next Session and that in the mean time the Petitioners cause that a Copy of the Petition and order of Court thereon be published three weeks Successively in one of the New Hampshire News papers also posted up in some public place in the Towns of Unity and Hampstead Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that Mr Badger, Mr Macgregore & Mr Waldron be a Committee to consider of the Petition of Stephen Evans Esq<sup>r</sup> also of the Petition of Joshua Tolford Esq<sup>r</sup> and report thereon —

\*14-237 \*Upon reading and considering the Petition of the

Inhabitants of New Grantham *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the Concord Herald Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted—

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Holmes & M<sup>r</sup> Simpson be a Committee to consider of the Petition of Robert Works, also of the Petition of Jonathan Wodly and report thereon—

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Badger M<sup>r</sup> Penniman M<sup>r</sup> N. Hoit and M<sup>r</sup> Flanders be a Committee to consider of the Petition of the Inhabitants of [a part of] Wendall [and of part of some other Towns adjoining] and report thereon—

*Voted* that M<sup>r</sup> T Page, M<sup>r</sup> Bettan and M<sup>r</sup> Stiles be a Committee to consider of the Petition of Benj<sup>a</sup> Archer and report thereon—

Upon reading and considering the Petition of John Tasker Esq<sup>r</sup> and others in behalf of Barnstead *voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published in the New Hampshire Gazzette three weeks Successively Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted—

The Committee on the Petition of Daniel Bayley in behalf of himself and the Town of Bath reported that having considered the prayer of said Petition they beg leave to state the following facts, That the said Township is chiefly laid out into lots the greater part of which are unimproved and belong to Nonresidents— That the proprietors have not appropriated the lots in said Town to particular rights, so that the settlers know not what particular rights their lots belong, and know them only by the number of the lots and the ranges and therefore the \*Select \* 14-238 men cannot tax the lots of Nonresidents to the owners because they are unknown nor to the Original rights because they are not appropriated, for which reasons the select men have never been able to make a Tax according to the present laws of this state which require that the taxes on the unimproved lands of Nonresidents and for more than ten years past neither are they

now able to collect them. That some relief ought to be afforded them by this Court—

The Committee therefore report as their Opinion that the most expedient way to grant them and others that may be in like circumstances redress will be to pass an Act in addition to an Act now in force directing the mode for assessing and collecting Taxes upon the unimproved lands of nonresidents empowering the Select men for the time being to levy and assess all the outstanding taxes against their respective towns and places not already assessed as the Law directs in one Tax Bill distinguishing each years tax by itself—and commit the same with a proper warrant directing the Collectors for the time being to collect the Same and that said Select men shall set a just proportion of said taxes upon the buildings and unimproved lands owned by Nonresidents both for state and County Taxes. And in case neither the owners of lands nor the rights to which they belong shall be known by said Select men it shall be lawful to assess said Taxes by the number and range of the lots or other known & particular description— And said Collector shall proceed in all respects to notify and advertize said taxes and the sales of said lands vendues conveying &c as in and by said Act is directed— & the Same mode in the redemption shall also be observed—

And whereas it appears that Daniel Bayley the Petitioner who was chosen Constable in said Town for the year 1788 has paid a Considerable sum into the Treasury out of his own money for the Taxes of said Bath for the year 1788 it is the Opinion of your Committee that a vote be passed directing the Treasurer to repay said

Bayley such sums as he has already paid into the Treasury upon said Bayleys returning the receipt for \*the Same provided this Court shall not think proper to point out some way to enable him to collect said Taxes—which report being read and considered *voted* that it be received and accepted—

Adjourned to 3 oClock P. M—

Met accordingly—

*Voted* that the hearings on the Petition of Gideon Tiffany Jabez Shapley, Proprietors of Eaton & Burton, Thomas Pinkham George Hull, Town of Coventry, David Webster Esq<sup>r</sup> Joseph Hicks Nathaniel Doyne, Alexander Plumbley and Littleton & Dalton be postponed to the third Wednesday of the next Session of which all concerned are to take notice and govern themselves accordingly and in case any of the Petitioners have neglected giv-



ing notice agreeably to order of Court they are required to give notice according to the former order the same length of time previous to the next sitting of the General Court as they were to have done previous to the present Session, and where stay of Execution was ordered the same to remain stayed until the decision of said Court—

An Act to restore Alexander Ewin to his Law, was read a third time and passed to be Enacted—

An Act in addition to and explanation of an Act intituled an Act for granting a Lottery for building a Bridge across little harbour to New Castle made and passed the twelfth day of January Anno Domino 1790. was read a third time and passed to be Enacted—

An Act to enable Alexander Craige Josiah Sanborn and William Preston the Select men of the Town of Rumney in said state for the time being to levy assess and collect a tax of two pence <sup>3</sup>/<sub>4</sub> Acre upon all the lands public lands excepted in said Town that have been laid out into lots for making highways and bridges therein—was read a third time and passed to be Enacted—

An Act to enable the Select men of Campton to assess and cause to be collected one penny <sup>3</sup>/<sub>4</sub> Acre annually for two years on all the unimproved lands in said Campton was read a third time and passed to be Enacted—

\* Upon reading and considering the Petition of a \* 14-240 number of the Inhabitants of Wendall, Lempster Unity Fishersfield and Newport, *voted* that the Petitioners be heard thereon before the General Court on the third Thursday of the next Session & that in the mean time the Petitioners cause that the select men of said Towns be served with a Copy of said Petitions and the order of Court thereon six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted—

Upon hearing and considering the Petition of Joshua Tolford Esq<sup>r</sup> *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a copy of the Petition and order of Court thereon that he may then appear and shew cause why the prayer thereof may not be granted—

The Committee appointed to report on the propriety of this State's becoming a Subscriber to the Bank of the United states having taken the matter to them refered under their consideration find that this state is possessed of forty seven thousand seven hun-

dred and Sixty three Dollars and ninety three Cents in funded Six  $\text{P}^r$  Cents and between seven and eight Thousand pounds in Cash under these circumstances it is the Opinion of the Committee that it would be of great advantage to the State that his Excellency the President and the Treasurer of the state should be authorized and impowered to subscribe to the said Bank in behalf of this state to the amount of one hundred and fifty shares which will require the Sum of forty five thousand dollars in the said funded stock and fifteen thousand Dollars in cash — which report being read and considered *voted* that it be received and accepted —

Upon reading and considering the Petition of Jonathan Wodly and the report of a Committee thereon *voted* that the prayer thereof be granted & that he have leave to bring in a Bill accordingly.

\* 14-24I \* Upon reading and considering the Petition of Benjamin Archer and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of their next Session and that in the mean time the Petitioner cause that the Petitionee be served with a Copy of the Petition and order of Court thereon six weeks prior to the sitting of said Court that he may then appear and shew cause if any he hath why the prayer thereof may not be granted and that the Petitioner be liberated from Goal upon giving security to respond the final judgment on the premises —

The Committee on the letter from Nathanael Parker receiver of Nonresident taxes having met and considered the same agree to report as their Opinion that said receiver of Taxes receive in future ten  $\text{P}^r$  Cent in lieu of five  $\text{P}^r$  Cent heretofore paid and that he receive Six pence for each receipt by him given in the Execution of said Office to be paid by the Nonresidents and that an Act or Resolve be now passed for that purpose — which report being read and considered *voted* that it be received and accepted —

The Committee appointed to consider what allowance shall be made to the Citizens of this state who hold the Treasurers receipts for Continental money beg leave to report that they should be allowed and paid five shillings for every hundred dollars of said Continental money — which report being read and considered *voted* that it be received & accepted and that the Treasurer pay the holders of said receipts on their producing the same at the said rate of five shillings for each hundred dollars —

*Voted* that the allowance for travel and attendance to the members of the Honb<sup>l</sup> Senate & House of Representatives and their

Officers be the same as was allowed the last Session of the General Court and paid in the Same manner and that the Secretary and Clerk make up the Respective Rolls accordingly

On the report of the Committee that the next meeting of the General Court be on the first Wednesday of December next on which report the yeas and nays were called and are as follows viz

*Yeas.	Yeas.	Yeas.	Yeas. * 14-242
M <sup>r</sup> Jabz Smith	M <sup>r</sup> Kellie	M <sup>r</sup> M Millan	M <sup>r</sup> Rand
M <sup>r</sup> Cilley	M <sup>r</sup> Carr	M <sup>r</sup> P. Clark	M <sup>r</sup> Bingham
M <sup>r</sup> March	M <sup>r</sup> How	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Stone
M <sup>r</sup> Tibbets	M <sup>r</sup> Waldron	M <sup>r</sup> Shepherd	M <sup>r</sup> Kimball
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> E Smith	M <sup>r</sup> Whitcomb	M <sup>r</sup> Duncan
M <sup>r</sup> W Duncan	M <sup>r</sup> N Hoit	M <sup>r</sup> Parker	M <sup>r</sup> Nicols
M <sup>r</sup> Godfrey	M <sup>r</sup> Tasker	M <sup>r</sup> M Smith	M <sup>r</sup> E Hoyt
M <sup>r</sup> Bettan	M <sup>r</sup> Chamberlain		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Eastman	M <sup>r</sup> Gregg	M <sup>r</sup> Penniman
M <sup>r</sup> Pierce	M <sup>r</sup> Plummer	M <sup>r</sup> J Duncan	M <sup>r</sup> Griffin
M <sup>r</sup> Connor	M <sup>r</sup> Knox	M <sup>r</sup> Wallace	M <sup>r</sup> Gould
M <sup>r</sup> Macgregore	M <sup>r</sup> N Emerson	M <sup>r</sup> Darling	M <sup>r</sup> Crawford
M <sup>r</sup> Page	M <sup>r</sup> Harper	M <sup>r</sup> Gerrish	M <sup>r</sup> Payne
M <sup>r</sup> Weeks	M <sup>r</sup> Tash	M <sup>r</sup> Flanders	M <sup>r</sup> Norris
M <sup>r</sup> Leavitt	M <sup>r</sup> Martin	M <sup>r</sup> Stiles	M <sup>r</sup> Hutchens
M <sup>r</sup> Dodge	M <sup>r</sup> D Emerson	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Wiggan	M <sup>r</sup> Barrett	M <sup>r</sup> Allen	M <sup>r</sup> Simpson
M <sup>r</sup> Currier	M <sup>r</sup> Abbott		

30 Yeas — 38 Nays — so it was not Accepted —

Adjourned to 8 o'Clock to morrow morning

FRIDAY JUNE 17<sup>th</sup> 1791

The House met according to adjournment

The following resolve came down from the Hon<sup>bl</sup> Senate for Concurrence —

*Resolved* that his Excellency the President and the Treasurer of this state be and hereby are impowered to Subscribe on Account and in behalf of this state for the stock of the bank of the United states the Sum of Sixty thousand Dollars being one hundred and fifty shares payable one fourth in gold & silver and three fourths in that part of the public debt of the United States which bears an interest of Six <sup>3</sup>/<sub>4</sub> Cent per Annum —

And that the President and Treasurer are hereby authorized to take out of the State Treasury the above monies and funded papers for said purpose and make all necessary transfers accord-

ing to such rules as are Instituted in that behalf by law and do and transact all and Singular acts matters and things as shall or may appertain to said Subscription and render an account thereof to the General Court at their next Session —

\* 14-243 \* An Act to authorize the Select men of New Durham to levy a Tax of one penny  $\frac{3}{4}$  Acre on the lands in said Town for repairing highways — was read a third time and passed to be Enacted —

An Act Suspending the Operation of Sundry Acts therein enumerated and refered to until a certain period — was read a third time and passed to be Enacted —

An Act to impower Walter Geer to review an action was read a third time and passed to be Enacted.

Upon reading and considering the Petition of Benjamin Abbott, *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a copy of the Petition and order of Court thereon Six weeks prior to the sitting of said Court that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

Upon reading and considering the Petition of Alexander Plumbley — *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a Copy of the Petition and order of Court thereon six weeks prior to the sitting of said Court that he may then appear and shew cause why the prayer thereof may not be granted —

Upon reading and considering the Petition of John Bryant Esq<sup>r</sup> *voted* that the Petitioner be heard thereon before the General Court on the first Tuesday of the next Session and that in the mean time the Petitioner cause that the Select men of Concord Bow and Pembroke be served with a Copy of the Petition and order of Court thereon Six weeks prior to the sitting of said Court that they or either of them may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

Upon reading and considering the Petition of Joseph \* 14-244 \* Kimball Esq<sup>r</sup> in behalf of the Town of Plainfield — *voted* that the Petition lay till the next Session and that no extent issue against Plainfield for the deficiency of Soldiers until the next Session —

The following resolve came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate 17<sup>th</sup> June 1791 —

*Resolved* that Mr Nathanael Parker receiver of Nonresident Taxes shall be allowed in future to demand and take ten <sup>9</sup>/<sub>10</sub> Centum on all nonresident Taxes he may receive and sixpence for each receipt, which shall be in lieu of what he has heretofore received — which resolve was read and concurred —

*Voted* that the Account of Benjamin Hanneford amounting to eight pounds be allowed and paid out of the money now in the Treasury by order of the President

*Voted* that the Account of Joseph Pearson Esq<sup>r</sup> amounting to forty five pounds as paymaster for Invalids be allowed and paid out of the Treasury by order of the President

*Voted* that the account of Joseph Pearson Esq<sup>r</sup> amounting to thirty pounds twelve shillings for so much paid Col<sup>o</sup> Giddinge be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of Samuel Dinsmore amounting to three shillings & nine pence be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of George Hough amounting to one pound nine shillings and two pence be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of John Calfe Esq<sup>r</sup> amounting to thirteen pounds Sixteen shillings and two pence be allowed & paid out of the Treasury by order of the President —

\* The Committee appointed to consider of and report \* 14-245 on the Accounts of Printers and other accounts to them referred — Reported that Eliphalet Ladd Jun<sup>r</sup> be allowed thirty shillings in full for his Account — That Henry Ranlet be allowed thirty six shillings in full for his Account — That John Melcher be allowed Twenty three pounds one shilling in full for his Account for printing the journals of both houses of the General Court the last Session and for Sundry advertisements — That John Waldron and Joshua Wingate Esq<sup>r</sup> be allowed thirty six shillings in full for their account — That Jonathan Gage be allowed thirty shillings in full of his Account — That Reuben Libbey be allowed fifteen shillings in full of his Account — That Ozias Silsby be allowed three pounds in full of his Account which report being read and considered *voted* that it be received and accepted and that the President give order accordingly —

*Voted* that the Account of Moses Leavit Neal amounting to thirty shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that John Melcher have and receive out of the Treasury Eighty pounds to be by him Accounted for in printing the revised Laws of this state and that the President give order accordingly —

An Act to enable the Select men of New Hampton to assess and cause to be collected the Sum of one Penny <sup>3</sup>/<sub>4</sub> Acre on each Acre of Land in said Town annually publick rights excepted for the term of three years from the passing this Act — was read a third time and passed to be Enacted —

*Voted* Unanimously that the thanks of this House be given to William Gardner Esq<sup>r</sup> for his attention to and fidelity in his Office of Treasurer of this State during his continuance therein and that M<sup>r</sup> Connor be desired to deliver him a Copy of this

vote —

\* 14-246 \* *Voted* that Thursday the Seventeenth day of November next be Observed and kept as a day of public Thanksgiving throughout this state and that his Excellency the President with advice of Council be desired to issue a proclamation seasonably for that purpose —

The Committee on the Petition of William Adams reported that he be allowed the Same wages & depreciation as Cap<sup>t</sup> Runnels and other Officers in the same service have been allowed — which report being read and considered *voted* that it be received and accepted —

*Voted* that the Rev<sup>d</sup> Israel Evans have and receive out of the Treasury forty shillings for his Services as Chaplain to the General Court the Present Session —

*Voted* that when the business of the present Session is finished that his Excellency the President with advice of Council adjourn the General Court until the last Wednesday in November next then to meet at Portsmouth —

*Voted* that the account of Caleb Buswell amounting to three pounds be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of Josiah Nelson amounting to Six pounds Sixteen shillings and eight pence be allowed and paid out of the Treasury by order of the President —

*Resolved* that Col<sup>o</sup> William Page commander of the third Regiment of light horse in said state is hereby impowered to raise a Company of Light Horse in the Towns of Newport Lempster Washington Stoddard and Marlow and such other parts of any Towns adjoining as may be found necessary, under the same rules regulations & restrictions as other companies of Light horse in

this state and the field officers of said regiments are requested to nominate officers for said Company —

\* The following resolves came down from the Honb<sup>l</sup> \* 14-247  
Senate for Concurrence —

In Senate June 17<sup>th</sup> 1791 —

*Resolved* that the Treasurer of this state be and he hereby is authorized to receive from James Reid late Brigadier General a Certificate issued from the Treasury Office of the United states for the Sum of Two Thousand two hundred and forty three Dollars and eighty eight cents Dated 27<sup>th</sup> May 1791 and allow the said Reid therefor at the rate of eighteen shillings on the pound to be paid by deductions from the outstanding Taxes due from such of the Towns or Collectors as the said Reid may request provided the said Reid shall at his own expence empower the said Treasurer to obtain a proper transfer of said Certificate or the amount thereof for the use and benefit of this state —

[The following resolve came down from the honorable Senate for concurrence.

In Senate, June 17, 1791.]

*Resolved* that his Excellency the President of this state be and he hereby is authorized and impowered with advice of Council to draw orders on the Treasurer of this state in favour of John Melcher for such sum as he may judge expedient not exceeding eighty pounds as so much advanced to be accounted for, and for such further sum or sums as the President may think expedient for contingent expences for the benefit of the State not exceeding one hundred pounds and that the Treasurer pay such orders accordingly which resolves were read and concurred —

The Secretary came down and gave information that his Excellency the President with advice of Council has thought fit to adjourn the General Court until the last Wednesday in November next then to meet at Portsmouth — and declared them adjourned accordingly —

<sup>1</sup>[Of the foregoing votes, &c. the following are non-concurred and ordered by the honorable Senate to lay.

*Non-concurred.*

Report of committee on Col. Hobart's petition.

Committee on petition of Thomas Simpson.

Col. Stone's petition.

<sup>1</sup> Taken from printed journal.

*Ordered to lay over.*

Jonathan Hoit's petition.

Lines of Jaffrey.

Committee on the propriety of limiting a time for receiving seven shillings in lieu of twenty shillings.

Joshua Tolford's petition.

Benjamin Archer's ditto.

Washington ditto.

Moultonborough ditto.

Inhabitants of Windham ditto.

Levi French's ditto.

Elizabeth Curtis' ditto.

William Adams' ditto.

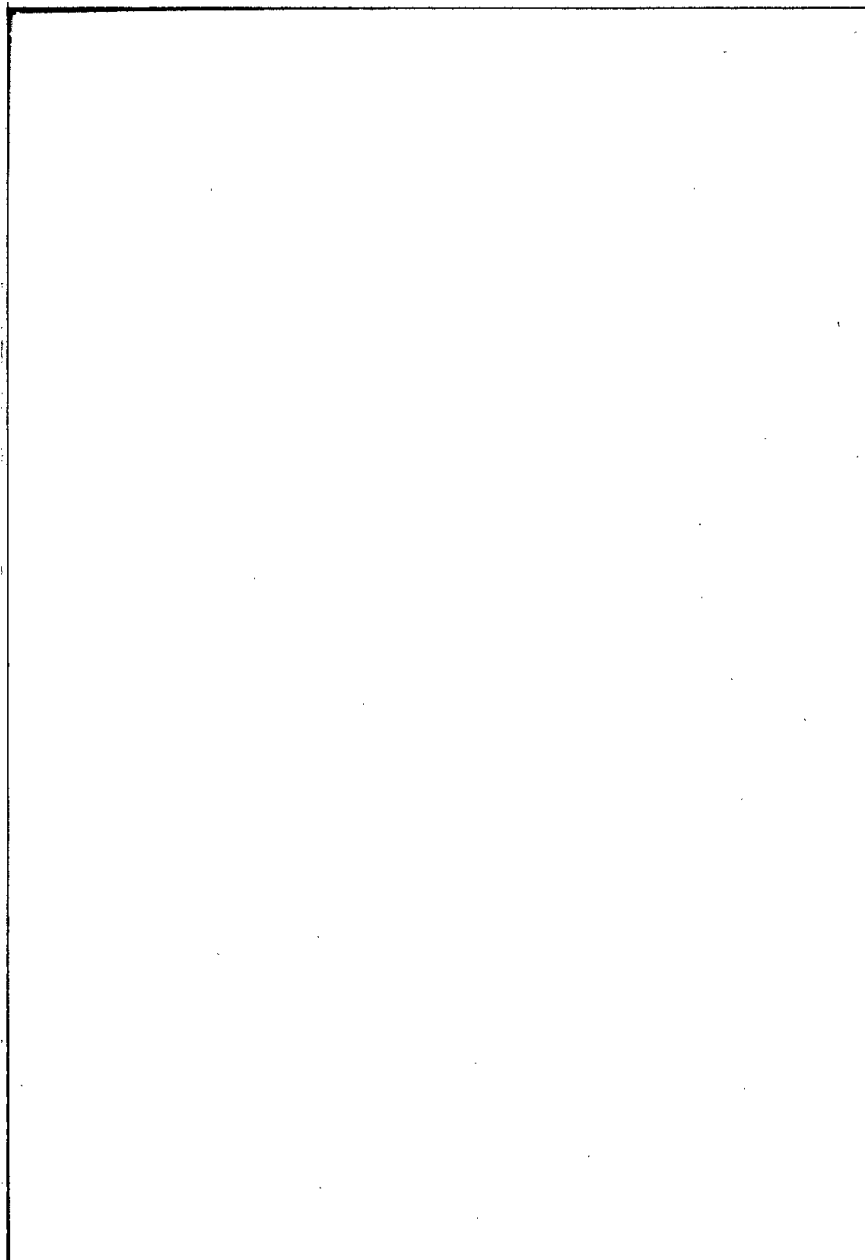
An act to prevent damage which may be done by lumber to the owners of lands on Connecticut-river and Merrimac-river, ordered to lay over.]



# JOURNAL OF THE SENATE

CONTAINING THE PROCEEDINGS

FROM NOVEMBER 30, 1791, TO JANUARY 6, 1792.



At a Session of the General Court holden at Portsm<sup>o</sup> by adjournment on Wednesday Nov<sup>r</sup> 30<sup>th</sup> 1791 — Present in Senate His Excellency Josiah Bartlett Esq Presid<sup>t</sup> The Hon Rob<sup>t</sup> Wallace Abiel Foster Sanford Kingsbury Nath<sup>l</sup> Rogers John Waldron, Samuel Hale Christ<sup>o</sup> Toppan James Sheafe & W<sup>m</sup> Page Esq<sup>r</sup> —

THURSDAY DEC 1, 1791 —

Present as yesterday with the addition of Gen<sup>l</sup> Peabody

A vote appointing the Rev<sup>d</sup> Doct<sup>r</sup> Haven Revd M<sup>r</sup> Buckminster & the Rev<sup>d</sup> M<sup>r</sup> Ogden to officiate as Chaplains the present Session at Portsmouth, was bro<sup>t</sup> up read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of Senate to take under consideration His Excellencys Message and report an answer thereto was brot up read & concurred M<sup>r</sup> Sheafe & M<sup>r</sup> Peabody joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of an Act of the Massachusets for regulating the fishery in Connecticut River and report their opinion respecting the propriety of passing a similar Act was brot up read and concurr'd M<sup>r</sup> Page joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of what business is necessary first to be entered upon & done at this Session & report thereon was bro<sup>t</sup> up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Rogers joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the propriety of passing an Act for altering the place of sitting of the S C [Superior Court] to their next Circuit from Plymouth to Haverhill in the County of Grafton was bro<sup>t</sup> up read & concurred M<sup>r</sup> Peabody joined —

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the propriety of bringing in a bill for directing the Admission of Town Inhabitants in future and report thereon was bro<sup>t</sup> up read & concurred M<sup>r</sup> Foster & M<sup>r</sup> Toppan joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Young Esq who prays for the privilege of building & altering chimnies according to a certain plan so as to carry smoke well was brot up read & concurred M<sup>r</sup> Page and M<sup>r</sup> Sheafe joined —

A vote to hear the petition of Hampton falls respecting highways in s<sup>d</sup> Town and Seabrook on the 20<sup>th</sup> of this Ins<sup>t</sup> was brot up read and concurred

Adjourned till tomorrow 9 °Clock A M

FRIDAY DEC 2 1791

Met according to adjournment

Present as yesterday —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of J M Sewall Esq & report thereon was brot up read & concurred M<sup>r</sup> Toppan joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Abigail Fugard & report thereon was bro<sup>t</sup> up read & concurred M<sup>r</sup> Kingsbury & M<sup>r</sup> Sheafe joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Silas Betton was brot up read and Nonconcurred — reconsidered See N<sup>o</sup> 215 — [January 2, 1792.]

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to report what shall be done with the powder &c now in the hands of Individuals belonging to this State was bro<sup>t</sup> up read & concurred M<sup>r</sup> Wallace

M<sup>r</sup> Foster & M<sup>r</sup> Toppan joined

\*4-31 \*A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from Rob<sup>t</sup> Means Esq was bro<sup>t</sup> up read & concurred M<sup>r</sup> Wallace joined

The pet<sup>n</sup> of Z Leach supported by the Selectmen of Westmorland praying to be enabled to sell the land of his Ward was bro<sup>t</sup> up, read and dismissed —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate, to consider of the pet<sup>n</sup> of Eliph<sup>t</sup> Ladd & report thereon was brot up read & concurred M<sup>r</sup> Hale joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of all Printers Accounts was brot up read & concurred M<sup>r</sup> Sheafe joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration some Method respecting the routs of Postriders was bro<sup>t</sup> up read & concurred M<sup>r</sup> Hale M<sup>r</sup> Peabody M<sup>r</sup> Page & M<sup>r</sup> Wallace joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider what measur<sup>s</sup> shall be taken for appropriating the public monies now in the Treasury was brot up read & concurred M<sup>r</sup> Rogers M<sup>r</sup> Sheafe & M<sup>r</sup> Page joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to bring in a bill providing how the business of Sheriff shall be transacted, when by reason of death or otherwise that office shall become vacant was brot up read & concurred M<sup>r</sup> Foster joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider that part of the report of the Com<sup>tee</sup> on necessary business which respects the encouragement of Literature & report what measures may be taken for that purpose was brot up read and concurred M<sup>r</sup> Kingsbury & M<sup>r</sup> Wallace joined

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \*4-32 consider what method shall be adopted for compleating the collection of outstanding taxes &c was brought up read and concurred M<sup>r</sup> Toppan & M<sup>r</sup> Page joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of N Clough & all similar matters & report thereon was brot up read and concurred M<sup>r</sup> Toppan M<sup>r</sup> Peabody & M<sup>r</sup> Page joined

A vote so far granting the prayer of the pet<sup>n</sup> of John Young Esq as that an Exclusive right be given to him for fourteen years & that he have leave to bring in a bill accordingly was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the propriety of lengthening out the time for the Treasurers receiving returns from Selectmen of the sums due from Individuals to Collectors &c was brot up read & concurred M<sup>r</sup> Toppan joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Joseph Taylor was brot up read & concurred M<sup>r</sup> Foster joined

adjourned till tomorrow morning 9 °Clk

SATURDAY DEC 2 1791

met according to adjournment

Present as yesterday

A vote granting the prayer of John Peirce 3<sup>d</sup> (who prays that the name of Edward may be added to his name and that he may be named Edward John Peirce) and giving him leave to bring in a bill accordingly was brot up read and concurred

\*4-33 \*An Act altering the time of holding the annual meeting in Moultonbor<sup>o</sup> having been read a third time *voted* that the same be enacted

Adjourned till monday next 3 °Clock P M —

MONDAY DEC<sup>r</sup> 5<sup>th</sup> 1791

met according to adjournment

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to take under consideration a Resolve of 16<sup>th</sup> of June last respecting Invalids and report what alterations may be necessary was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Sheafe joined —

A vote granting the prayer of Jon<sup>a</sup> Hoit of Orange (who prays that all his proceedings as Constable of s<sup>d</sup> Town for the year 1787 may be confirmed & established so far as the same would have been legal had he been duly sworn) was brot up read and non-concurred

A vote for a Com<sup>t</sup> to join a Com<sup>te</sup> of the Senate to take under consideration the propriety of passing an Act directing Suiters to give bond to respond damages in case of a reversal of Judgment in an Action of review, was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Sheafe joined

A vote for a Com<sup>te</sup> to join a Com<sup>te</sup> of the Senate to consider of the pet<sup>n</sup> of Nath<sup>l</sup> Gilman & report thereon was brot up read & concurred M<sup>r</sup> Page joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider of the Pet<sup>n</sup> of W<sup>m</sup>. Duncan & others respecting a road from Durham to Concord was brot up read & concurred M<sup>r</sup> Sheafe M<sup>r</sup> Foster & M<sup>r</sup> Hale joined & M<sup>r</sup> Rogers

adjourned till tomorrow morning 9 °Clk

TUESDAY DEC<sup>r</sup> 6 1791

met according to adjournment

Present as yesterday —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Benj<sup>a</sup> Brown jun<sup>r</sup> was brot up read & concurred M<sup>r</sup> Sheafe joined

A vote to pay the acc<sup>o</sup> of Jon<sup>a</sup> M Sewell [amount<sup>s</sup> to £15] for service as Sec<sup>y</sup> to the Convention in 1783 was brot up read & concurred

\*4-34 \*A vote to hear the pet<sup>n</sup> of Moses Blake (who prays for

the privilege of keeping a ferry over Connecticut River) on the second Thursday of their next Session was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> presented by the Com<sup>tee</sup> appointed to settle the expences of the Light Hous was brot up read & concurred M<sup>r</sup> Toppan M<sup>r</sup> Rogers & M<sup>r</sup> Peabody joined

A vote that the vacancy in the Senate occasioned by the resignation of Robert Means Esq be filled up as soon as may be agreeably to the Constitution was brot up read & concurred

a vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Pendexter & others was brot up read & concurred M<sup>r</sup> Hale & M<sup>r</sup> Waldron joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Pet<sup>n</sup> of Henry Y. Brown was brot up read and concurred M<sup>r</sup> Kingsbury joined —

A vote granting the prayer of the petition of John Peirce Attorney to John Fisher was brot up read & concurred

The Hon Senate met with the Hon House in their Chamber and proceeded in the choice of a Senator in the room of the Hon Robert Means & the ballots being taken it appeared that the Hon Charles Barrett Esq was unanimously chosen

A vote granting the prayer of the pet<sup>n</sup> of Jn<sup>o</sup> Bryant (who prays for a ferry over Merrimac River) and giving him leave to bring in a bill accordingly was brot up read and concurred

Adjourned till to morrow morning 9 oClock

### WEDNESDAY DEC 7, 1791

met according to adjournment

Present as yesterday with the addition of M<sup>r</sup> Barrett

\* A vote to accept the report of the Com<sup>tee</sup> appointed to settle the acc<sup>o</sup> between the State & W<sup>m</sup> Gardner Esq late Treasurer was brot up, read & concurred \* 4-35

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Mendum was brot up read & concurred M<sup>r</sup> Rogers joined

A vote to hear the pet<sup>n</sup> of Benj Brown on Friday 16 of Dec Ins<sup>t</sup> was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jon<sup>a</sup> Freeman in behalf of the Trustees of D [Dartmouth] College praying for the loan of a sum of money was brot up read and concurred M<sup>r</sup> Hale & M<sup>r</sup> Foster joined —

A vote granting the prayer of the petition of Jeremiah Page and giving him leave to bring in a bill accordingly was brot up read & concurred<sup>d</sup>

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Memorial of Bradbury Cilley was brot up read & concurred Mr Rogers Mr Toppan Mr Barrett & Mr Kingsbury joined

A vote granting the prayer of the pet<sup>n</sup> of Thomas Pennyman in behalf of [the town of] Washington and giving him leave to bring in a bill accordingly was brot up read & concurred

A vote that Tamworth Eaton & Burton be considered as a class for representation and that they have liberty to elect and send a representative to the Gen<sup>l</sup> Court in future was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> from Conway Bartlett & Locations and that a Resolve be brot in accordingly was brot up read & concurred

A vote to postpone the hearing on the pet<sup>n</sup> of the Selectmen of Ossipee till tomorrow was brot up read & concurred

\* 4-36 \* A vote granting the prayer of the petition of the Selectmen of Cockermouth, that they have leave to raise a tax of one penny  $\text{p}$  acre for two years on all the lands in s<sup>d</sup> Town except the undivided lands and that they have leave to bring in a bill accordingly was bro<sup>t</sup> up read & concurred with this amendment, that instead of one penny  $\text{p}$  Acre for two years, there be liberty to raise a tax of two pence  $\text{p}$  Acre for one year upon all lands in s<sup>d</sup> town except public lots or rights and except the undivided lands and that two years be allowed for completing the payment

Sent down for concurrence — brot up conc<sup>d</sup>

A vote to postpone the hearing on the pet<sup>n</sup> of Jaasiel Herriman till the second Wednesday of the next Session was bro<sup>t</sup> up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on the pet<sup>n</sup> from Conway [and] Shelburne & report their opinion respecting the same was brot up read & concurred Mr Hale [Page] & Mr Sheafe joined

A vote granting the prayer of the pet<sup>n</sup> of the Selectmen of Chichester & giving them leave to bring in a bill accordingly was brot up read & concurred —

An Act to alter the name of John Peirce the third to Edward John Peirce having been read a third time *voted* that the same be enacted

Adjourned till tomorrow morning 9 o'clock



THURSDAY DEC 8, 1791

met according to adjournment

Present as Yesterday

a vote to hear the pet<sup>n</sup> from Amherst praying to be sett off from 1<sup>st</sup> Parish on Second Tuesday of the next Session was brot up read & concurred with this alteration that the name of Charles Barrett Esq be inserted instead \* of Jacob Abbot, \* 4-37 Esq—Sent down for concurrence—brot up concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jer<sup>n</sup> Eastman et alius & report thereon was brot up read & concurred M<sup>r</sup> Toppan & M<sup>r</sup> Waldron joined.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration the Resolve respecting Post routs & report thereon was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a letter from J<sup>r</sup> Macgregore Esq was bro<sup>t</sup> up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Page joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jn<sup>o</sup> Trott was brot up read & concurred M<sup>r</sup> Kingsbury joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Samuel Sherburne was bro<sup>t</sup> up read & concurred M<sup>r</sup> Foster M<sup>r</sup> Wallace & M<sup>r</sup> Barrett joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Col W<sup>m</sup> Gregg & report thereon was brot up read & concurred M<sup>r</sup> Page joined

A vote for a Com<sup>tee</sup> to join a Com of the Senate to consider of the pet<sup>n</sup> of Joseph Bell & report thereon was brot up read & concurred M<sup>r</sup> Barrett Joined—

A vote granting the prayer of the pet<sup>n</sup> of Henry Millan [in behalf of] Stephen Harford so far as that he have a trial [on the merits] original Suit and have leave to bring in a bill accordingly was brot up read & concurred

A vote that the remainder of the hearings wh<sup>ch</sup> were to have been this day be postponed till tomorrow was brot up read & concurred—

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \* 4-38 consider of the pet<sup>n</sup> of John Reed was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Sheafe joined

A vote appointing a Com<sup>tee</sup> to fix on the place in which the road shall Run from Conway to Shelburne and report a plan &c was brot up read & concurred—

An Act granting to Joseph Kimball Esq the exclusive right or privilege of making Waterqueechee falls in Connecticutt River navigable for Boats having been read a third time *voted* that the same be enacted —

A vote granting the prayer of Nath<sup>l</sup> Gilman and giving him leave to bring in a bill accordingly was brot up read & concurred

A vote that a Com<sup>tee</sup> be appt<sup>d</sup> who shall at the expence of the State look out & fix on the tract in which the road shall run from Conway to Shelburne &c &c was brot up read and concurred

Adjourned till tomorrow morn<sup>g</sup> 9 o'Clk

FRIDAY DEC 9 1791

met according to adjournment

Present as yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of John Morse was brot up read & concurred M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Tho<sup>s</sup> Tash was bro<sup>t</sup> up read and concurred M<sup>r</sup> Waldron joined —

A vote to hear the pet<sup>n</sup> of Jon<sup>s</sup> Warner on Thursday next was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to  
\* 4-39 consider of the pet<sup>n</sup> of William Vans \* was bro<sup>t</sup> up read & concurred M<sup>r</sup> Peabody and M<sup>r</sup> Rogers joined

A vote for a Com<sup>tee</sup> to &c [join a committee of the Senate] on the pet<sup>n</sup> of Susanna Dodge was brot up read & concurred M<sup>r</sup> Sheafe joined

A Resolve that the Towns of Conway Bartlett & the locations to the North of Bartlett together with Sterling Arch<sup>d</sup> Stark & Sam<sup>l</sup> Starks Locations South of s<sup>d</sup> Conway have liberty to send a member to the Gen<sup>l</sup> Court — And that Tamworth Eaton & Burton have liberty to send a member to sd Court was bro<sup>t</sup> up read & concurred with this Amendment that the Locations viz Caldwell's M<sup>o</sup> Neils & Martins be added to Tamworth Eaton & Burton —

Sent down for concurrence brot up concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider of the pet<sup>n</sup> from Hawke was brot up read & concurred M<sup>r</sup> Sheafe joined

A vote allowing Joseph Bell 30£ for Doctors Bills &c was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of E Triskett was brot up read & concurred M<sup>r</sup> Foster joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on the pet<sup>n</sup> of Jon<sup>a</sup> Tenny was brot up read & Nonconcurrent

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider whether & what alterations shall be made in the lines of the several Counties was brot up read & concurred M<sup>r</sup> Peabody M<sup>r</sup> Page M<sup>r</sup> Wallace & M<sup>r</sup> Waldron joined

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \* 4-40 wait on the Hon Nath<sup>l</sup> Peabody Esq one of the Com<sup>tees</sup> for revising the laws &c and inquire how far said Com<sup>tees</sup> have proceeded &c was brot up read & concurred M<sup>r</sup> Toppan joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Pet<sup>n</sup> of Tim<sup>o</sup> Gibson and Samuel Dodge & report thereon was brot up read & concurred M<sup>r</sup> Rogers joined—

A vote granting the prayer of the pet<sup>n</sup> of John Blunt & others and giving them leave to bring in a bill accordingly was brot up read and concurred.

State of New Hampshire  
In Senate December 9<sup>th</sup> 1791 —

Whereas sundry Towns & places in the Northerly part of this State and the Inhabitants thereof have been taxed for a number of years past some of the Towns & many of the Inhabitants are poor, and have at different times petitioned the General Court for an abatement or discharge of their taxes— And whereas the Secretary of this State has been ordered to advertize the unlocated lands in said State for sale and as sundry offers have been made therefor and as it is highly probable that the offers would be greatly increased if any method was adopted for the granting of said lands— Therefore *voted* that M<sup>r</sup> Sheafe and M<sup>r</sup> Peabody be a Com<sup>tee</sup> with such as the Hon House may join to take into consideration the above said matters and report thereon Sent down for concurrence brot up concurred

A vote granting the prayer of the pet<sup>n</sup> of J<sup>s</sup> Wallace and giving him leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Pet<sup>n</sup> of Bez<sup>i</sup> Woodward was brot up read and concurred M<sup>r</sup> Barrett joined

\* A vote granting the pet<sup>n</sup> of Mary Tufton Mason and \* 4-41 giving her leave to bring in a bill accordingly was brot up read & concurred

A vote to postpone the hearing on the petition of Josiah Hastings until the second Tuesday of the next Session was brot up read & concurred

A vote accepting the resignation of Sanford Kingsbury Esq as one of the Coms<sup>ms</sup> [committee] on Continental Acc<sup>os</sup> was brot up read & concurred .

A vote to pay the Acc<sup>o</sup> of S Kingsbury Esq amount<sup>s</sup> to £13.15.0 as one of the Comsn<sup>rs</sup> [committee] on Cont<sup>l</sup> Acc<sup>os</sup> was brot up read and concurred w<sup>t</sup> granted

Adjourned till tomorrow morning 9 °Clock

#### SATURDAY DEC 10<sup>th</sup> [1791]

met according to adjournment

Present as yesterday —

A vote that Eliph<sup>h</sup> Ladd receive 10£ for his Services as Post rider in the County of Strafford for the last 6 months was brot up read & concurred —

An Act making provision in case of the death resignation or removal from Office of the Sheriff of any County having been read a third time *voted* that the same be enacted

A vote granting the prayer of the pet<sup>n</sup> of J Mendum and giving him leave to bring in a Resolve accordingly was bro<sup>t</sup> up read & concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration what business is yet necessary to be done — adjournment &c was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Hale join<sup>d</sup>

An Act for laying out a road from Concord to Durham falls & Newmarket bridge having been read a third Time *voted* that the same be enacted

\* 4-42 \* An Act to legalize the exchange of certain lands in the Town of New Grantham & for abating a tax laid on s<sup>d</sup> Town for the payment of a Representative having been read a third time *voted* that the same be Nonconcurrent —

An Act for regulating the fishery in Connecticutt River having been read a third time *voted* that the same be enacted.

An Act empowering the Children of John Fisher to hold real Estate in this State having been read a third time *voted* that the same be enacted

An Act to vest the exclusive right & privilege of keeping a ferry over a certain part of Merimac River in John Bryant of

Bow his heirs & assigns having been read a third time *voted* that the same be enacted —

An Act in addition to an Act passed the 18<sup>th</sup> of June A D 1789 intituled an Act for regulating Schools in this State and for repealing all Acts heretofore made respecting the same, having been read a third time, on motion being made that the Yeas & Nays be taken they were as follows viz

Yeas.	Yeas.	Yeas.
Mr Nathl Rogers	Mr Cha <sup>s</sup> Barrett	Mr James Sheafe &
Robt Wallace	Abiel Foster	Sanford Kingsbury—6
Nays.	Nays.	Nays.
Mr Nathl Peabody	Mr Christo <sup>n</sup> Toppin	Mr Willm Page—5
John Waldron	Saml Hale	

And so it was enacted —

Adjourned till Monday next 3 °Clok P M

MONDAY DEC 12<sup>th</sup> 1791

met according to adjournment  
present as on Saturday last—

An Act to vest in John Young his heirs & Assigns the sole & exclusive privilege of Building Chimneys & altering those already built agreeably to a discovery & invention of the said Young according \* to the description of said discovery & \* 4-43 invention lodged in the Office of the Sec<sup>y</sup> of s<sup>d</sup> State having been read a third time *voted* that the same be enacted

An Act to empower the Inhabitants of Cockermouth in the County of Grafton to levy a tax on all the lands (public lots & undivided lands excepted) in s<sup>d</sup> Town for making & repairing the highways having been read a third time *voted* that the same be enacted.

An Act to restore Stephen Harford to his Law having been read a third time *voted* that the same be enacted.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to nominate four persons—two of whom to be a committee to settle all acco<sup>s</sup> due to the State prior to June 1784 &c was brot up read & concurred Mr Sheafe Mr Barrett & Mr Hale joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Tanner was brot up read & Nonconcurrent

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration & report what shall be done respecting lands that have been heretofore located in this State where the conditions of

the grants have not been complied with was brot up read & concurred M<sup>r</sup> Toppan & M<sup>r</sup> Sheafe joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Phinehas Parker was brot up read & concurred M<sup>r</sup> Foster joined

Adjourned till tomorrow morn<sup>g</sup> 9 °Clock

TUESDAY DEC 13 1791

met according to adj<sup>i</sup>

Present all the Senate —

An Act to restore Jonathan Wadleigh to his law having been read a third time *voted* that the same be enacted

\* 4-44 \* A vote to accept the report of the Com<sup>tee</sup> on the petition of Tim<sup>o</sup> Gibson & Sam<sup>l</sup> Dodge that the bonds mentioned in s<sup>d</sup> pet<sup>n</sup> be remitted &c was brot up read & concurred

A Resolve on the pet<sup>n</sup> of W<sup>m</sup> Vans respecting Errol & Millsfield that a further term of Ten years from the pass<sup>s</sup> of this Resolve be allowed s<sup>d</sup> proprietors to complete the settlem<sup>t</sup> of s<sup>d</sup> Townships provided that within one year from the pass<sup>s</sup> this Resolve the Prop<sup>rs</sup> of Errol pay into the Treasury of this State the sum of £118.6— and the Prop<sup>r</sup> of Millsfield pay £101.8 was brot up read and concurred

A vote to hear the pet<sup>n</sup> of Phinehas Parker on the second Thursday of the next Session & that all &c [further proceedings against said Parker be stayed,] was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Joseph Kimball was brot up read & concurred M<sup>r</sup> Foster & M<sup>r</sup> Dow joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Benjamin Lamson was brot up read & concurred M<sup>r</sup> Barrett joined —

A vote granting the prayer of the petition of Betsa Curtis and giving her leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration a Letter from Doc<sup>tn</sup> Tenny & Parker respecting Invalids was brot up read & concurred [M<sup>r</sup> Dow & M<sup>r</sup> Rogers joined —]

A vote granting the prayer of the petition of Sam<sup>l</sup> Duncan and giving him leave to bring in a bill accordingly was bro<sup>t</sup> up read & concurred

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \* 4-45  
consider of the Memorial of Capt Titus Salter was brot  
up read & concurred M<sup>r</sup> Toppan & M<sup>r</sup> Rogers joined

A Resolve that certain penalties be remitted unto Tim<sup>o</sup> Gibson  
& Sam<sup>l</sup> Dodge provided the s<sup>d</sup> T [Timothy] Gibson and Sam<sup>l</sup>  
Dodge shall at or before the next S C [Superior Court] for s<sup>d</sup>  
County pay all legal costs that have arisen in consequence of the  
prosecution vs s<sup>d</sup> [one David] Dodge & on acc<sup>o</sup> of the forfeitures  
incurred by them was brot up read & concurred —

A vote on the pet<sup>n</sup> of the Selectmen of Dorchester that a bill be  
brot in for raising 2 pence  $\frac{3}{4}$  Acre on all lands in s<sup>d</sup> Town for one  
year was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on the pet<sup>n</sup> of  
Joseph Kenniston was brot up read & concurred M<sup>r</sup> Foster joined —

Adjourned till tomorrow morning 9 o'Clock

### WEDNESDAY DEC<sup>r</sup> 14 1791.

met according to adjournment  
present as yesterday except M<sup>r</sup> Kingsbury

A vote that the Sec<sup>y</sup> be directed to procure 200 printed copies  
of the Act respecting Schools passed this Session that the same  
may be distributed at the close thereof to the several towns in  
this State was bro<sup>t</sup> up read & concurred

A vote granting the prayer of Susanna Dodge and giving leave  
to bring in a bill accordingly was brot up read & concurred

An Act for assessing two pence per Acre on the Nonresidents  
lands in Chichester for repairing a road through said Town hav-  
ing been read a third time *voted* that the same be enacted.

A Resolve that the Town of New Grantham be abated the sum  
of five pounds and that s<sup>d</sup> five pounds be charged to the town of  
Cornish was brot up read and concurred

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on \* 4-46  
the pet<sup>n</sup> of L<sup>t</sup> J<sup>s</sup> Gould an Invalid was brot up read & Non  
concurred

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Benj<sup>a</sup> Tripp was  
brot up read & Nonconcurred

A vote to postpone the hearing on the pet<sup>n</sup> of John Tasker Esq  
to the Second Wednesday of the next Session Also the pet<sup>n</sup> of  
Eaton & Burton to the same time was brot up read & concurred.

An Act to restore James Wallace to his law having been read a  
third time *voted* that the same be enacted —

A vote that M<sup>r</sup> Rogers M<sup>r</sup> Dow M<sup>r</sup> Peabody M<sup>r</sup> Toppan M<sup>r</sup> Sheafe & M<sup>r</sup> Page with such of the Hon<sup>ble</sup> House as they may join be a Com<sup>tee</sup> to consider a report of one of the Com<sup>tees</sup> for revising the laws — and to examine the printed Sheets of laws by him exhibited & report what further measures are necessary to be taken for completing the Code was sent down for concurrence brot up concurred

A vote granting the prayer of the pet<sup>n</sup> of Joel Doolittle was brot up read & nonconcurred

A vote to hear the pet<sup>n</sup> of Sam<sup>l</sup> Sherburne on Tuesday next was brot [up] read and concurred

A vote granting the prayer of the petn of Joseph Peirce and giving him leave to bring a Bill accordingly was brot up read and concurred

A vote to postpone the remainder of the hearings which were to have been this day untill to morrow was brot up read and concurred

A vote granting the prayer of the pet<sup>n</sup> of Tho<sup>r</sup> Pinkham and giving him leave to bring in a bill accordingly was brot up read and concurred

\* 4-47. \* An Act altering the time of holding the annual meeting in Dunbarton having been read a third time *voted* that the same be enacted

A vote on the pet<sup>n</sup> of H [Henry] Y Brown that an Act be passed empowering the Judge of Probate for the County of Rockingham to appoint Comsn<sup>n</sup> to examine such further Claims against the Estate of the late Gov<sup>r</sup> Wentworth &c was brot up read & concurred

Adjourned till to morrow morning 9 °Clk

THURSDAY DEC 15 1791

met according to adjournment

Present as yesterday

A vote granting the prayer of Alex<sup>d</sup> Plumley and giving him leave to bring in a bill accordingly was brot up read & nonconcurred

A vote to postpone the remainder of the hearings which were to have been this day untill to morrow was brot up read & concurred

A vote for a Com<sup>te</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Smith Emerson was brot up read & concurred M<sup>r</sup> Waldron joined

Adjourned till to morrow morn<sup>g</sup> 9 °Clk



FRIDAY 16 Dec<sup>r</sup> 1791

met according to Adjmt

Present as yesterday

An Act to impower Nathaniel Gilman Esquire to sell certain real Estate of Mary Ann Odlin & Charlotte Odlin having been read a third time *voted* that the same be enacted.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate consider of a bill respecting an equitable method of making rates &c was brot up read & concurred M<sup>r</sup> Dow & M<sup>r</sup> Foster joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of the Selectmen of Durham et alii — (Newmarket bridge) was brot up read & concurred Foster & M<sup>r</sup> Sheafe joined —

a vote that the order drawn in fav<sup>r</sup> of the Parish of Deerfield Amo<sup>t</sup> to £259..0..7 is now justly due that it ought to be paid in Certificates &c &c was brot up read & concurred —

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \* 4-48 consider of the pet<sup>n</sup> of Moses Kelley was brot up read & concurred M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of I Rollins Esq was brot up read & concurred M<sup>r</sup> Barrett joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Sam Silsby was brot up read & concurred M<sup>r</sup> Page joined

Adjourned till to morrow morning 9 o'Clock

## SATURDAY Dec 17 1791

met according to adjournment

Present as yesterday

a vote of yesterday that the remainder of the hearing which were to have been on s<sup>d</sup> day be postponed until tomorrow was brot up read & concurred.

A vote for a Com<sup>tee</sup> [to join a committee of the Senate] to consider of a pet<sup>n</sup> from New Castle was brot up read & concurred M<sup>r</sup> Barrett joined —

a vote granting the prayer of the Pet<sup>n</sup> of Daniel Rindge & others and giving him leave to bring in a bill accordingly was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of D. Webster and giving him leave to bring in a bill accordingly was brot up read & Non concurred

A vote to postpone the remainder of the hearings wh<sup>ch</sup> were to have been heard this day till Tuesday next was bro<sup>t</sup> up read & concurred

A vote referring the pet<sup>n</sup> of — Wheeler to the Com<sup>tee</sup> on located lands was brot [up] read & concurred

Adjourned till monday next 3 °Clk P M

MONDAY DEC 19 1791

met according to Adj

Present as on Saturday last

An Act to enable Mary Tufon Mason to take an appeal from a certain decree of the Court of Probate for the County of Rockingham to the Superior Court next to be holden in the same County having been read a third time *voted* that the same be enacted

\* 4-49 \* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on the pet<sup>n</sup> of Robert Wier was brot up read & concd M<sup>r</sup> Dow & M<sup>r</sup> Wallace joind

A vote granting the prayer of James Nickals and others & giving them leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Joseph Hammond was brot up read & concurred M<sup>r</sup> Dow and M<sup>r</sup> Wallace joind —

Adjourned till to morrow morn<sup>g</sup> 9 °Clk

TUESDAY DEC 20 1791

met according to Adj<sup>mt</sup>

Present as yesterday

A vote granting the prayer of the pet<sup>n</sup> of Benj<sup>a</sup> Lamson & that a bill be brot in accord[ing]ly was brot up read & concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of a number of the Inhab<sup>s</sup> of Portsmouth was brought up read & concurred M<sup>r</sup> Sheafe joind —

A vote granting the prayer of the pet<sup>n</sup> of the Prop<sup>ts</sup> of Unity & that a bill be brot in accordingly was brot up read & concurred

A vote so far granting the prayer of the pet<sup>n</sup> of Sam<sup>l</sup> Smith & others, as that they have leave to bring forward an action in the nature of a review & that a bill be brot in accordingly was bro<sup>t</sup> up read & nonconcurrred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Tho<sup>s</sup> Simpson was brot up read & concurred M<sup>r</sup> Dow joind

A vote to hear the pet<sup>n</sup> of Smith Emerson on Friday next was brot up read & concurred with this amendment that he be heard thereon, on Tuesday next instead of Friday —

Sent down for concurrence — brot up with a Message that the House adhere to their former vote — read again and nonconcurred

### WEDNESDAY DEC. 21, 1791

Met according to adj<sup>t</sup>

Present as yesterday

A vote of yesterday postponing the remainder of the hearings which were to have been on s<sup>d</sup> day to this day was brot up read & concurred

\* A vote granting the prayer of the pet<sup>n</sup> of L [Leonard] \* 4-50  
Whiting in behalf of B Abbott and that a bill be brot in accordingly was brot up read & concurred

A vote that Ichabod Rollins receive £15.12.3 in full of his Demands vs the State was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of Geo Gains Esq et alii and that a bill be brot in accordingly was brot up read & concurred

An Act to lay a tax of one penny <sup>per</sup> Acre on the nonresidents lands in Ossipee for the purpose of making & repairing highways having been read a third time *voted* that the same be enacted

A vote to hear the pet<sup>n</sup> of Susanna Dodge on the second Thursday of the next Session was brot up read and concurred

An Act to impower the Inhabitants of Dorchester in the County of Grafton to levy a tax on all the lands (public lands excepted) in said Town for making & repairing the highways having been read a third time *voted* that the same be enacted

A vote granting the prayer of the pet<sup>n</sup> B Brown & that a bill be brot in accordingly was brot up read & concurred —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of W Hall was brot up read & concurred M<sup>r</sup> Toppan joined —

John Reeds pet<sup>n</sup> was referred to the Com<sup>tee</sup> on a letter from Doct<sup>r</sup> Tenny —

A vote to postpone the hearings on the pet<sup>n</sup> of G Tiffany & A Sanborn to the second Thursday of the next Session was brot up read & concurred

A vote to postpone the hearing on the pet<sup>n</sup> of [S.] Sherburne until Friday next \* 3 °Clock P M was brot up read \* 4-51 & concurred

An Act to impower the Inhabitants of New Grantham in the

County of Cheshire to levy a tax on all the lands (public lands excepted) in s<sup>d</sup> Town for making & repairing highways therein having been read a third time *voted* that the same be enacted.

A pet<sup>n</sup> from [the town of] Bartlett was referred to the Com<sup>tee</sup> on County lines—

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of John Banfill was brot up, read & concurred M<sup>r</sup> Sheafe joined

Adjd till tomorrow morn<sup>g</sup> 9 o'Clock

THURSDAY DEC 22 1791

met according to adj<sup>mt</sup>

Present as yesterday

An Act to lay a tax of two pence  $\frac{3}{4}$  Acre on all the lands in the Town of Washington for the purpose of making & repairing the highways, having been read a third time *voted* that the same be enacted

A vote granting the prayer of sundry Inhat<sup>s</sup> of Lempster, & that a bill be bro<sup>t</sup> in accordingly was bro<sup>t</sup> up read & concurred with this amendment that any person living on y<sup>t</sup> part of the premises which is taken out of Lempster have liberty of polling out of s<sup>d</sup> premises to the Town of Lempster & any Inh<sup>s</sup> of Lempster owning land in the premises have the same liberty of polling his land to s<sup>d</sup> Town any time within one year & that the Contract with the Revd M<sup>r</sup> Fisher be in no way affected by the s<sup>d</sup> Act

Sent down for concurrence— brot up concurrd

An Act to authorize the assessment & collection of taxes in the Township of Coventry in the County of Grafton in said State, having been read a third time *voted* that the same be enacted.

\* 4-52 An Act to impower the Judge of Probate of the \*County of Rockingham for the time being to appoint Commissioners and allow a further time for settlement of the Estate of Robert Curtis deceased represented insolvent having been read a third time *voted* that the same be enacted—

An Act to disannex certain lands in the Town of New Castle with their Inhabitants from said Town, and annex the same to the parish of Rye having been read a third time *voted* that the same be enacted.

An Act to incorporate certain persons by the name of The New Hampshire friendly Society having been read a third time *voted* that the same be enacted

A vote to hear the pet<sup>n</sup> of Joseph Hammond on the first Tuesday of the next Session was brot up read and concurred—

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of John Young was brot up read and concurred M<sup>r</sup> Wallace & M<sup>r</sup> Foster joined —

A vote for a Com<sup>tee</sup> to take under consideration all applications that may be made to them by persons who are indebted to this State on Excise bonds was brot up read and concurred M<sup>r</sup> Sheafe and M<sup>r</sup> Foster joined

Adjourned till tomorrow morn<sup>g</sup> 9 °Clock

FRIDAY DEC<sup>r</sup> 23<sup>d</sup> 1791

met according to adj<sup>t</sup>  
Present as yesterday —

An Act to impower Watchmen to apprehend & commit disorderly persons as is herein after declared having been read a third time *voted* that the same be enacted

A vote to hear the pet<sup>n</sup> of Robert Wier on the first Tuesday of the next Session was brot up read & concurred with this alteration that all judicial proceedings thereon be not stayed

Sent down for concurrence brot up conc<sup>d</sup> with this amendment that s<sup>d</sup> Judicial proceed<sup>gs</sup> be not stayed by order of this Court

A vote granting the prayer of the pet<sup>n</sup> of A. R. Cutter and that a bill be brot in accordingly was bro<sup>t</sup> up read & concurred

\* A vote on the propriety & utility of this States becoming a subscriber to the bank now forming in this State was brot up read and concurred M<sup>r</sup> Foster M<sup>r</sup> Page & M<sup>r</sup> Rogers joined — \* 4-53

In Senate Dec<sup>r</sup> 23 1791 —

Whereas a Resolve passed the Gen<sup>l</sup> Court June 13 1791 providing for the payment of outstanding taxes and the time limited therein for the Selectm<sup>n</sup> to complete the Settlement with the Collectors and make return to the Treasurer is expired

Therefore *Resolved* that the time for the Selectmen to complete the settlement with the Collectors & to make return thereof to the Treasurer agreeably to said Resolve be lengthened out till the first day of March next and that the Treasurer shall receive of any Collector the tax due from him or any part thereof on his producing a certificate from the Selectmen of the Town or place to which he belongs of his settlement with the Selectmen as provided in said Resolve —

And be it further *resolved* that when it shall be found that any town or place have not assessed the Indent or certificate taxes charged against them or the fines imposed upon them for their

deficiencies of soldiers or any part thereof & committed the same to their Constables or Collectors to collect or where such taxes or fines have been assessed and committed to their constables or collectors to be collected the whole or any part thereof and not paid the same over to the Treasurer or Selectmen or some other person or persons or kept the same in his own hands but hath spent or disposed of the same so that such Town or Place cannot avail themselves thereof but are obliged to assess and pay the same over again or any part thereof by reason of such Constables or Collectors having absconded or otherwise become unable to pay the same — And the Selectmen of such Town or place shall make a certificate or certificates under their hands & attested by \* 4-54 a Magistrate of \* what sum or sums of such taxes or fines have not been assessed & committed as aforesaid or if assessed, committed & collected by their Constables or collectors in whole or in part & that such Constables or Collectors have absconded or otherwise become unable to pay the same and set forth the sums such Town or place have actually lost and are obliged to assess & pay over a second time — The Treasurer upon receiving such certificate be and hereby is directed to receive seven shillings in Gold or Silver in lieu of twenty shillings in such Certificates or Indents —

And be it further *Resolved* that the Constables or Collectors may pay into the Treasury ten shillings in silver or Gold in lieu of twenty shillings in Certificates or indents collected of individuals previous to the passing of said resolve of 13 June —

And be it further *resolved* that the Treas<sup>r</sup> be and he hereby is directed to use his best endeavours to compleat the collection of all outstanding taxes and that he be & hereby specially directed to issue Extents for all taxes prior to the year 1789 so as to compleat the collection thereof by the first Wednesday of June next excepting those towns & places where there is or may be any particular Act Resolve or vote of the General Court to the contrary

Sent down for conc<sup>d</sup>

A vote granting the prayer of the pet<sup>n</sup> of Geo Jaffrey Esq & others & that a bill be brot in accordingly was brot up read & concurred

a vote granting the prayer of a pet<sup>n</sup> respecting Newmarket bridge and that a bill be brot in accordingly was bro<sup>t</sup> up read and concurred

A vote referring the pet<sup>n</sup> of E Trescott to His Exc<sup>y</sup> & Council was brot up read & concurred

A vote on the pet<sup>n</sup> of Moses Kelley that a resolve be passed authorizing the Treas<sup>r</sup> to refund s<sup>d</sup> Kelley £31.4. in specie provided it shall appear the Collector \* of the Rum tax \* 4-55 has not been credited for said sum was brot up read and concurred

Adjd till tomorrow morn<sup>s</sup> 9 °Clock

SATURDAY DEC 24<sup>th</sup> 1791

met according to adjournment

Present as yesterday

A vote accepting the report of a Com<sup>tee</sup> on the pet<sup>n</sup> of Joseph Kimball that Plainfield have credit for certain Sold<sup>n</sup> was brot up read & concurred

An Act to enable Benjamin Brown J<sup>r</sup> to review an action in the Inferior Court in the County of Hillsborough having been read a third time *voted* that the same be enacted.

An Act to empower Benj Abbott to review an Action heretofore brot by him against Sam<sup>l</sup> Hobart Esq of Exeter having been read a third time *voted* that the same be enacted —

Adjourned till monday next 10 °Clock A M.

MONDAY DEC 26 [1791.]

met according to Adj<sup>t</sup>

Present as yesterday

An Act to authorize James Thurstin Senior of Exeter & Elizabeth his wife to convey certain lands having been read a third time *voted* that the same be enacted

An Act to incorporate certain persons by the name of the United Fire Society N<sup>o</sup> one having been read a third time *voted* that the same be enacted. —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Philip Hills was brot up read and concurred M<sup>r</sup> Wallace joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Josiah Gilman Esq was brot up read & concurred M<sup>r</sup> Rogers joined

A vote granting the prayer of the pet<sup>n</sup> of Greenfield and giving leave to bring in a bill accordingly was brot up read and concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Joseph Philbrick was brot up read and concurred M<sup>r</sup> Toppan joined

A vote that Hon John T. Gilman Esq & Hon N Rogers be and hereby are appointed a Com<sup>tee</sup> with full power to settle all Acc<sup>ts</sup> due to the State prior to June 1784 & to discharge the same on

receiving such sum or sums or Security therefor as they  
 \*4-56 shall Judge proper was brot up read & concurred with this  
 addition that M<sup>r</sup> W<sup>m</sup> Page be added to the afores<sup>d</sup> Com<sup>tee</sup>  
 and that either two of whom shall be impowered to transact said  
 business and that a Resolve be brot in accordingly

Sent down for concurrence —

A vote for a Com<sup>tee</sup> on the Acc<sup>o</sup> of G [George] Hough was brot  
 up read & concurred M<sup>r</sup> Sheafe and M<sup>r</sup> Dow joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of J<sup>s</sup> Reed was brot up, read &  
 concurred M<sup>r</sup> Wallace & M<sup>r</sup> Foster joined

Adjd till to morrow morn<sup>g</sup> 9 °Clock

TUESDAY DEC 27 1791

met accord<sup>s</sup> to adj<sup>t</sup>

Present as yesterday

*Voted* that M<sup>r</sup> Page M<sup>r</sup> Rogers M<sup>r</sup> Dow & M<sup>r</sup> Sheafe with  
 such as the hon<sup>bl</sup> House may join be a Com<sup>tee</sup> to take into consid-  
 eration the proposed Resolve for completing the Collection of the  
 outstanding taxes & report thereon —

Sent down for concurrence bro<sup>t</sup> up conc<sup>d</sup>

An Act to incorporate a certain tract of land into a Township  
 by the name of Goshen having been read a third time *voted* that  
 the same be enacted

An Act to give the force and validity of an original Deed to the  
 copy of a Deed from the Inhabitants of the Town of Hampstead  
 to the proprietors of the Town of Kingstown which is now recorded  
 in the proprietary books of Unity having been read a third time  
*voted* that the same be enacted —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Jn<sup>o</sup> S Sherburne was brot up  
 read & concurred M<sup>r</sup> Page joined —

A vote to pay the Acc<sup>o</sup> of Caleb Buswell Amounting to thirty  
 six shillings [as door keeper to the convention] was brot up read  
 & concurred

\*4-57 \*A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Samuel Penhallow J<sup>r</sup>  
 was brot up read & concurred M<sup>r</sup> Foster joined —

A vote to postpone the hearing on the pet<sup>n</sup> of the Mas<sup>n</sup> Propri-  
 etors till to morrow was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of Sam<sup>l</sup> Sherburne and  
 that a bill be bro<sup>t</sup> in accordingly was brot up read & concurred

An Act to limit the time of prosecuting Demands against the  
 estate of Thomas Simpson late of Portsm<sup>o</sup> Esq deceased having  
 been read a third time *voted* that the same be enacted.



A vote of yesterday appointing Hon J T. [John Taylor] Gilman & Hon N [Nathaniel] Rogers a Com<sup>tee</sup> to settle all Acc<sup>ts</sup> due to the State prior to June 1784 &c which was conc<sup>d</sup> with an addition that M<sup>r</sup> Page be added to s<sup>d</sup> Com<sup>tee</sup> [and that two of whom shall be empowered to transact said business and that a resolve be brought in accordingly] &c which addition was reconsidered — on the Question to concur the foregoing vote the yeas & Nays were required and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Waldron	M <sup>r</sup> Foster	M <sup>r</sup> Sheafe &	M <sup>r</sup> Wallace — 6
M <sup>r</sup> Barrett	M <sup>r</sup> Toppan		
Nays.	Nays.	Nays.	
M <sup>r</sup> Hale	M <sup>r</sup> Dow &	M <sup>r</sup> Peabody 3	

and so it was concurred

A vote for a Com<sup>tee</sup> to consider & report what is necessary to be done to carry into effect a Resolve relative to unlocated lands was brot up read & concurred M<sup>r</sup> Page M<sup>r</sup> Peabody & M<sup>r</sup> Dow joined  
Adjourned till to morrow morn<sup>g</sup> 9 o'Clock

### WEDNESDAY DEC 28 1791

met according to adjournment

Present as yesterday —

A vote to hear the pet<sup>n</sup> of Benj Archer on the Second Thursday of the next Session was sent down for concurrence — brot up con<sup>d</sup>

\* An Act to vest the exclusive priviledge of keeping a \* 4-58 ferry over a certain part of Connecticut River in Eben<sup>r</sup> Brewster his heirs & assigns having been read a third time *voted* that the same be enacted

An Act to lay a tax of Two pence  $\frac{3}{4}$  Acre on all the lands in Orford for the purpose of making & repairing highways having been read a third time *voted* that the same be enacted

An Act for the Inspection of Pot & pearl Ashes having been read a third time *voted* that the same be enacted

An Act in addition to an Act intituled, "An Act to establish an equitable method of making rates and taxes and determining who shall be legal voters in town & parish affairs and for repealing certain Acts herein after mentioned having been read a third time *voted* that the same be enacted

A vote to hear the pet<sup>n</sup> of Philip Hills on the second Friday of the next Session was brot up read and concurred

A vote to accept the report of a Com<sup>tee</sup> on the pet<sup>n</sup> of S. Silby [Silsby] was brot up read & concurred

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Dorchester was brot up read & concurred M<sup>r</sup> Page joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of D Watson was brot up read & concurred M<sup>r</sup> Sheafe j<sup>d</sup>

A vote granting the prayer of the pet<sup>n</sup> of Joseph Philbrick and that a bill be brot in accordingly was brot up read & concurred

An Act to impower Benj<sup>a</sup> Lamson to sell certain Estate having been read a third time *voted* that the same be enacted

An Act to alter the time & place of holding our Superior Court of Judicature in our County of Grafton having been read a third time *voted* that the same be enacted

\* 4-59 \* An Act for repealing a clause in an Act for regulating the exportation of Beef & Pork passed the 16<sup>th</sup> day of June last having been read a third time *voted* that the same be enacted

An Act empowering the Judge of Probate to appoint Commissioners or lengthen out the time for the Commissioners to receive the claims upon the Estate of His Excellency John Wentworth having been read a third time *voted* that the same be enacted

Adjd till tomorrow morning 9 o'Clock

#### THURSDAY DEC 29, 1791

met according to adjournment

Present as yesterday

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of the Mason<sup>n</sup> Proprietors &c was brot up read & conc<sup>d</sup> M<sup>r</sup> Peabody M<sup>r</sup> Rogers M<sup>r</sup> Barrett M<sup>r</sup> Toppan & M<sup>r</sup> Dow joined —

A vote appointing Thursday the 5<sup>th</sup> day of April next to be observed as a day of public humiliation [and prayer throughout the State] &c was brot up read & concurred

An Act in addition to and explanation of an Act intituled "An Act to incorporate the South part of the Society land and sundry other tracts of land made and passed, the 14<sup>th</sup> day of June Anno Domini 1791 having been read a third time *voted* that the same be enacted. —

*Voted* that M<sup>r</sup> Foster & M<sup>r</sup> Sheafe with such of the Honorable House as they may join be a Com<sup>tee</sup> to take under consideration what method shall be adopted to forward on the vouchers of the Demands of this State against the United States to the Coms<sup>tees</sup> on Continental Accounts —

Sent down for concurrence brot up conc<sup>d</sup> & joined —

*Resolved* that the Treasurer be enjoined not to issue any extent for outstanding taxes charged against the Towns of Bath & Stratford \* in the County of Grafton within two years \* 4-60 from this date Sent down & brot up concd

A vote for a Com<sup>tee</sup> to consider of a Resolve making two districts for Representation from Bath &c was brot up read and concurred M<sup>r</sup> Dow joined —

adj<sup>d</sup> till 9 oClock

FRIDAY DEC 30 1791

met according to adjournment

Present as yesterday

A vote to hear the petn<sup>r</sup> from Cockermonth & Plymouth on the second Wednesday of the next Ses<sup>n</sup> was brot up read & concurred

A vote remitting certain sums in fav<sup>r</sup> of New Castle was brot up read & concurred

A Resolve lengthening the time for Selectmen to make Returns to the Treas<sup>r</sup> to 1 March next was brot up read & concurred

An Act in addition to an Act entitled an Act to regulate the repair of the Bridge over Exeter river from Stratham to Newmarket & directing the manner in which the same shall be repaired in future having been read a third time *voted* that the same be enacted

A vote directing the Sec<sup>r</sup> to procure 200 Copies of a Resolve respecting outstanding taxes the Acts in addition to an Act to establish an equitable method of making rates & taxes Also the Act for the inspection of pot & pearl Ashes to be printed in Newspaper was brot up read & concurred

A Resolve to exonerate Jn<sup>o</sup> Mendum from the penalty of a certain bond was brot up read & conc<sup>d</sup>

A vote granting the prayer of the pet<sup>n</sup> of Sam<sup>l</sup> Penhallow [jun.] and that a Resolve be brot in accordingly was brot up read & concurred

A vote to accept the report of the Com<sup>tee</sup> on the pet<sup>n</sup> of John Trott who prayed to have certain Wages p<sup>d</sup> him was brot up read and concurred

\* A Resolve that the several Clerks of the Courts of law \* 4-61 admit the Com<sup>tee</sup> of the Convention to have access to the records &c in their respective Offices &c was brot up read & concurred —

A vote that His Excellency the President have & receive £200

as a Salary from June 1791 to June 1792 was brot up read & concurred —

A vote that the Chief Justice have & receive £170 as a salary & the other Justices of s<sup>d</sup> Court £130 each as a Salary from June 1791 to June 1792 the fees they may severally receive being deducted out of said Salary & that the President give order for the remaind[er] of said sums to be paid in quarterly payments — That the Treas<sup>r</sup> receive £240 in full of all his Services, responsibility, Office hire stationary & all other charges — The Attorney Gen<sup>l</sup> £60 — The Sec<sup>r</sup> £50 — said sums to be considered as Salaries from June 1791 to June 1792 was brot up read & concurred adjd till tomorrow morning 9 °Ck

SATURDAY DEC. 31, 1791

met acc<sup>d</sup> to adj<sup>t</sup>

Present as yesterday —

A vote granting the prayer of the pet<sup>n</sup> of Jn<sup>o</sup> S. [Samuel] Sherburne & that the Treas<sup>r</sup> govern himself accordingly was brot up read & concurred with this alteration that he receive a State Note dated the 31 July 1788 with Interest

Sent down for concur<sup>ce</sup> brot up concur<sup>d</sup>

A vote to hear the pet<sup>n</sup> of Sarah Gray on the Second Thursday of the next Session was brot up read & concurred

A vote that the Gen<sup>l</sup> Court by the Constitution to be convened on the first Wednesday in June next, meet at Dover was brot up read & concurred

An Act to impower Sam<sup>l</sup> Silsby to review an Action brot against him by Ebenezer Corbin late of Acworth now of Charlestown having been read a third time *voted* that the same be enacted

\* 4-62 \* A Resolve adjourning the I C [Inferior] Court of Com<sup>n</sup> Pleas in the County of Rockingham to the last Tuesday of Feb next and the I. C. [Inferior] Court of Com<sup>n</sup> Pleas in the County of Strafford to the second Tuesday of March next, was brot up, read & concurred

A vote granting the prayer of the pet<sup>ns</sup> from Littleton & Dalton and that a bill be brot in at this or the next Session accordingly was brot up read and concurred

Adjd till Monday next 10 °Ck A M

MONDAY JAN<sup>y</sup> 2, 1792met according to adj<sup>t</sup>

Present as yesterday

A vote that Dudley Watson be allowed to pay into the Treas<sup>r</sup> 7s in silver in lieu of 20s in Certificates or Indents was brot up read & concurred

An Act for adjusting Accounts & collecting sundry Debts due to this State prior to the year 1784 having been read a third time *voted* that the same be enacted

A vote appointing a Com<sup>te</sup> to bring in a bill for correcting the errors in certain Acts was brought up read and so far concurred as that M<sup>r</sup> Page and M<sup>r</sup> Dow be joined to the above Com<sup>te</sup> for the purpose of pointing out the most eligible mode for correcting the errors in the original bills

Sent down for concurrence brot up concurred

A Resolve that one half of the Courts of law in the County of Hillsbor<sup>o</sup> after the expiration of two years be held in some Convenient place in the Northerly part of s<sup>d</sup> County & That Tho<sup>s</sup> Bartlett Tho<sup>s</sup> Cogswell & Lemuel Holmes Esq<sup>r</sup> be a Com<sup>tee</sup> to determine the place was brot up read & concurred

A vote to pay O Silsby £3..13..6 for postage of public papers was bro<sup>t</sup> up read & conc<sup>d</sup>

\* A vote for a Com<sup>te</sup> to consider of the pet<sup>n</sup> of Silas Bet- \* 4-63  
ton was brot up read & concurred M<sup>r</sup> Wallace joined

A vote the M<sup>r</sup> Peabody M<sup>r</sup> Toppan and M<sup>r</sup> Waldron with Such of the Hon House as they may join be a Com<sup>te</sup> to nominate three persons one of whom to be appointed to preach an election Sermon on June next before the General Court

Sent down for concurrence brot up joined [concurred]—

A Resolve respecting Invalids that all commissioned [and] non-Commissioned Officers & alii who have been refused or struck off the list may make application to Doct<sup>r</sup> Sam<sup>l</sup> Tenney & William Parker for examination who are continued inspectors of Invalids &c was brot up read & concurred.

A Resolve that Samuel Penhallow Jun<sup>r</sup> be and hereby is exonerated from the penalties of a certain bond signed by him and one John M<sup>c</sup>Adams was brot up read & concurred

A vote that the Council receive 9s <sup>3</sup>/<sub>4</sub> day in the recess of the Gen<sup>l</sup> Court—that the allowance for the attendance & travel of the Senate & House & their Officers be the same as at the last Session—that the assistant Clerk have travel as a Member and that

the wages of the Rep<sup>s</sup> be added to the State tax of the several Towns &c was bro<sup>t</sup> up read & concur<sup>d</sup>

A vote for a Com<sup>tee</sup> on settling unlocated lands was brot up, read & Nonconcurrent  
adjd till tomorrow morning 9 °Ck

TUESDAY JAN<sup>y</sup> 3<sup>d</sup> 1792

met according to Adjournm<sup>t</sup>

Present as yesterday —

A vote that the time for the Commissioners of this State to receive & adjust the claims of this State against the united  
\* 4-64 States be lengthened out untill \* the 15 of June next was brot up read & concurred reconsidered

An Act to establish a Bank in this State & to incorporate the subscribers thereto having been read a third time *voted* that the same be enacted.

An Act to prevent nuisances having been read a third time *voted* that the same be enacted

A vote to pay the acc<sup>o</sup> of Hon John Calfe Esq amounting to £9..15..0 was bro<sup>t</sup> up read & concurred

A vote to pay the Acc<sup>o</sup> of M L Neal amounting to 15s was brot up, read & concurred

A vote for a Com<sup>tee</sup> to report what further measures may be necessary to compleat the revision & impression of the laws— was brot up read & concurred M<sup>r</sup> Rogers & M<sup>r</sup> Page joined

A vote that the Treas<sup>r</sup> be & is hereby directed to send on to Philadelphia such vouchers as have been collected for the purpose of supporting the claims of this State against the United states in the mail &c was brot up read and concurred

A vote to pay the Acc<sup>o</sup> of N Rogers & N Gilman amount<sup>s</sup> to £10..18..0 was brot up read & conc<sup>d</sup>

A vote to pay the Acc<sup>o</sup> of N Adams Esq amount<sup>s</sup> to £18..19..0 was brot up read & concurred

A vote to hear the pet<sup>n</sup> of Silas Betton on the first Tuesday of the next Session was brot up read and concurred

Adjd till tomorrow morning 9 °Ck

WEDNESDAY JAN<sup>y</sup> 4<sup>d</sup> 1792

met according to adjournment

Present as yesterday —

A vote that John Reed be put on the list of Invalid pensioners was brot up read & concurred

\* An Act empowering Joseph Philbrick to sell certain estate having been read a third time *voted* that the same be enacted — \*4-65

An Act in addition to an Act entitled An Act ordering the descent of intestate estates & empowering the Judge of Probate to settle the same accordingly having been read a third time *voted* that the same be enacted

A Resolve that the Treas<sup>r</sup> be & is empowered to pay Gen<sup>l</sup> Reid £41.10.9 in specie — the Interest due on a Registered Certificate at the rate of 9s on the pound also the bal. due to sd Reid when he shall transfer the Int aforesaid was brot up read & concurred —

A vote that the Mason<sup>n</sup> Prop<sup>rs</sup> pay into the Treas<sup>r</sup> N H State Notes so much with what State Notes they have already paid upon s<sup>d</sup> bond as will amount to 6333½ Dollars & that they have liberty to discharge the balance both Interest & principal y<sup>t</sup> will then remain due on s<sup>d</sup> bond by paying 7s in specie in lieu of and in full for cash 20s of the nominal sum of s<sup>d</sup> balance was read — on motion to concur s<sup>d</sup> vote the yeas & Nays were required & as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Rogers	M <sup>r</sup> Hale	M <sup>r</sup> Foster	M <sup>r</sup> Dow &
M <sup>r</sup> Sheafe	M <sup>r</sup> Waldron	M <sup>r</sup> Barrett	M <sup>r</sup> Peabody
M <sup>r</sup> Toppin			
Nays.		Nays.	
M <sup>r</sup> Wallace &		M <sup>r</sup> Page	

[Yeas 9 — Nays 2.] & so it was concurred.

\* A vote to hear the pet<sup>n</sup> of Benj<sup>a</sup> Ham of Portsm<sup>o</sup> on the first Tuesday of the next Session was bro<sup>t</sup> up read & concurred with this amendm<sup>t</sup> that s<sup>d</sup> Twombly have personal notice three weeks prior to the sitting of the Court by having a copy of the pet<sup>n</sup> & order of Court left with him — And if s<sup>d</sup> Twombly is not in the State so as to have y<sup>o</sup> benefit of the above notice then s<sup>d</sup> hearing to be postponed to the next Session of y<sup>e</sup> Court after he shall have received s<sup>d</sup> notice and that the execution be not stayed by order of this Court Sent down brot up concurred

An Act in addition to an Act passed the 17<sup>th</sup> day of June last entitled An Act suspending the operation of sundry Acts therein enumerated & referred to until a certain period having been read a third time — passed to be enacted Sent down — brot up concurred

A Resolve that the Treas<sup>r</sup> of this State be and hereby is authorized to receive the Interest that has or may become due to this State from the united States in public Securities funded or un-

funded and to give proper discharges therefor was Sent down for concurrence brot up concurred

A vote that the Treas<sup>r</sup> be directed to receive from the Town of Westmoreland an order in favor of s<sup>d</sup> Town dated Aug 3 1791 & issue a Note for the same on interest from the time the order became payable was brot up read and concurred

A Resolve that the Members of the Com<sup>tee</sup> of Convention be allowed the same travel & Attendance on the duties of their ap<sup>ptm</sup><sup>t</sup> as the members of the Council are allowed in the recess of the Gen<sup>l</sup> Court was bro<sup>t</sup> up read and concurred

\* 4-67 \* An Act authorizing the collection of County taxes which are or may be assessed upon non resident lands in unin<sup>cor</sup>porated Towns and places within this State having been read a third time *voted* that the same be enacted

A vote that there be a new and correct edition of the State laws as now amended with a suitable type & paper—And that some suitable person be appointed to superintend the same was Sent down brot up concurred

An Act to prevent damage which may be done by lumber to the owners of lands lying on and adjoining Connecticut River & Merrimac River having been read a third time *voted* that the same be enacted

Adjd till tomorrow morning 9 °Clock

THURSDAY JAN<sup>y</sup> 5 — 1792 —

met according to Adj<sup>t</sup>

Present as yesterday —

A Resolve requesting the Treas<sup>r</sup> to receive from the proper officer & forward on to Philadelphia such vouchers as have been collected for the purpose of supporting the claims of this State against the united States — s<sup>d</sup> papers to be left in the post Office putting them up in convenient packages & addressing them to the board of Coms<sup>ms</sup> of the united States under care of the Representative or Representatives of this State was brot up read & concurred

A vote for a Com<sup>tee</sup> to converse with & receive proposals from the Printers relative to printing the new edition of the laws was bro<sup>t</sup> up read & concurred with this amendm<sup>t</sup> that the Com<sup>tee</sup> have full power to agree with the Printer M<sup>r</sup> Dow & M<sup>r</sup> Rogers joind

A vote that the Rev<sup>d</sup> Ebenezer Thayer be & hereby is appointed to deliver an election Sermon on June next before the  
\* 4-68 General Court and that \* His Excellency the President



be requested to inform him thereof that he may seasonably prepare therefor

Sent down for concurrence brot up Nonconc<sup>d</sup>

A Resolve enrolling several persons as Invalids and that His Exc<sup>y</sup> be requested to forward the list of pensioners together with this resolve to the Senators & Rep<sup>s</sup> of this State to congress was brot up read & concurred —

A vote to pay Geo. Hough £8..8..0 in full of his Acc<sup>o</sup> for printing was brot up read & concd

A vote to pay Henry Ranlet £4..8..0 in full of his demand for printing, was brot up read & concurred

An Act in addition to an Act passed february 7 1789 entitled an Act to establish an equitable Method of making rates and taxes & determining who shall be legal voters in town & parish affairs and for repealing certain Acts herein after mentioned having been read a third time *voted* that the same be enacted

A vote that Maj Bradbury Cilley be abated £200 on his Excise bonds & no further abatement on his bond shall hereafter be made was brot up read and concurred

A vote that Mess<sup>rs</sup> Peabody & Macgregore be abated on their Excise bonds the sum of £330 & no further abatement to be made on their bonds was brot up, read & concurred —

A vote that Peter Cushing be abated on his Excise bond commencing Oct<sup>o</sup> 1788 the sum of £50 and that no further abatement on his bonds shall hereafter be made was brot up read & concurred

A vote that Dan<sup>l</sup> Warner & Co. Collectors of Excise be abated on their Excise bonds for the years following Oct<sup>o</sup> 1788 the sum of £110 & that no further abatement shall hereafter be made was brot up read and concurred

\* A vote that the several abatements made or that shall \* 4-69 be made at this Session of the General Court to any Excise Master shall not take effect until the excise Master shall pay the remainder of what will be due after deducting said abatements and that the Interest on such Bond be first added to the principal & the abatement be deducted from the present amount of principal & interest and not from the original demand, was brot up read and concurred.

A vote that the Secretary provide two correct copies of the laws as now revised & amended, one of which shall be delivered the Printer Jn<sup>o</sup> Melcher, the other to Nathaniel Adams Esq, by which copies the laws of the State shall be printed & corrected — And M<sup>r</sup> Adams shall retain in his hands one set of corrected sheets of

the whole edition for the inspection of the General Court, in order if necessary to compare them with one of the said original copies — And said Melcher shall deposit from time to time one correct sheet of the whole sett in the hands of M<sup>r</sup> Adams for the above purpose — was Sent down brot up concurred

A vote that the Treasurer call on all persons indebted to the State for impost or Excise to pay or renew their respective bonds with Interest by the twenty second day of March next with such Sureties as the Treasurer may require and that he issue extents against all persons who shall refuse or neglect to comply with this order was Sent down brot up concurred

\* 4-70 \* A vote that the Treas<sup>r</sup> call on all persons indebted for Impost & Excise to renew their bonds by 22 Feb next was brot up read and Nonconcurrent —

Adjourned till to morrow morning 9 °Clock

FRYDAY JAN<sup>y</sup> 6<sup>th</sup> 1792

Met according to adjournment

Present as yesterday

A vote that the Rev<sup>d</sup> Doct<sup>r</sup> Haven the Rev<sup>d</sup> Buckminster the Rev<sup>d</sup> M<sup>r</sup> Ogden & the Rev<sup>d</sup> M<sup>r</sup> Walton receive out of the Treas<sup>r</sup> 30s each as Chaplains to the General Court was brot up read & concd

A vote that the Treas<sup>r</sup> be desired to attend at Concord in Feb<sup>y</sup> was brot up read & concd

A vote on the pet<sup>n</sup> of J S. Sherburne that the Treas<sup>r</sup> be directed to receive the order therein mentioned in paym<sup>t</sup> of any outstanding taxes was brot up read & concurred —

A vote that M<sup>r</sup> Morrison be appt<sup>d</sup> to preach the Election Sermon was brot up read & concurred

An Act to enable Sam<sup>l</sup> Sherburne & John Sherburne of Portsm<sup>o</sup> Esq<sup>m</sup> to review in a certain Action — On the Question, shall it be enacted, the yeas & nays were required & as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Wallace	M <sup>r</sup> Foster	M <sup>r</sup> Peabody &	M <sup>r</sup> Rogers — 6
M <sup>r</sup> Barrett	M <sup>r</sup> Dow		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Waldron	M <sup>r</sup> Sheafe	M <sup>r</sup> Hale &	M <sup>r</sup> Page — 5
M <sup>r</sup> Toppin			

And so it was enacted.

A Resolve that His Exc<sup>y</sup> be requested to write to the executive of Com<sup>w</sup>wealth of Massachusetts upon the subject of allowing pot & pearl Ashes manufactured in this State & inspected & branded for importation to be exported from Com<sup>w</sup> of Massachusetts without further inspection was read & concurred

A vote to pay Geo J [Jerry] Osborne £7..10—in full of his acc<sup>o</sup> for printing was bro<sup>t</sup> up read & concurred

A vote to accept the report of a Com<sup>te</sup> on print<sup>s</sup> a new edition of the laws was bro<sup>t</sup> up read & concurred

\* A vote that John Melcher receive £60 to be by him \*4-71 accounted for in printing was bro<sup>t</sup> up read & concurred

A vote for a Com<sup>tee</sup> on a Letter from M<sup>r</sup> Smith at Congress was bro<sup>t</sup> up read & Nonconcurrent

A vote that the Treas<sup>r</sup> be directed to loan on Interest of 6 ½ C. for any time not exceeding twelve months £4000 of the money now in the Treasury to any person or persons who may apply for the same taking their obligations for the sum loaned, and public securities of this or the united States to the am<sup>o</sup> of 50 ½ C. more than the sum loaned was bro<sup>t</sup> up read & conc<sup>d</sup>

An Act to authorize the Selectmen of New Durham Gore in the County of Strafford in said State to levy a tax of one penny an Acre on all the lands in said Gore for repairing the highway having been read a third time *voted* that the same be enacted

A vote to pay the Acc<sup>o</sup> of Geo. Gains Esq am<sup>ts</sup> to £11..14..0 for wood &c<sup>a</sup> was bro<sup>t</sup> up read and concurred

A vote to allow the acc<sup>o</sup> of Ed<sup>d</sup> S. Livermore am<sup>ts</sup> to £2..14..0 for draughting bills was bro<sup>t</sup> up read and concurred

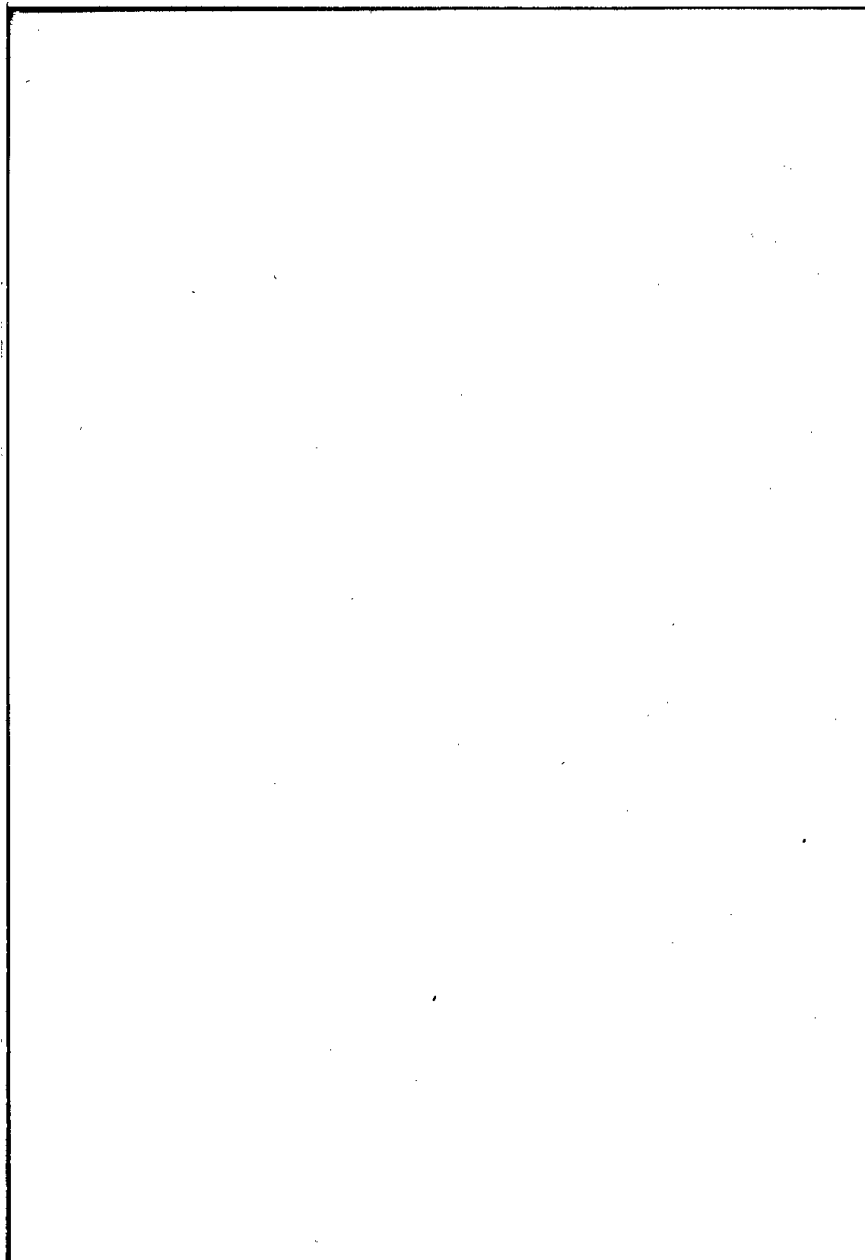
A vote to pay the Acc<sup>o</sup> of N. Akerman am<sup>ts</sup> to £10.14 as Door keeper was bro<sup>t</sup> up read & concurred

A vote to pay Capt Salter the Order mentioned in his Mem<sup>l</sup> & Int. due thereon after deducting £80 out of the aggregate am<sup>o</sup> of s<sup>d</sup> order which he received of this State, for [support of Light-House &c.] more than he ought to have received &c was bro<sup>t</sup> up read & concurred

A vote that the President with advice of Council be desired to adjourn the Gen<sup>l</sup> Court to the last Wednesday in May next then to meet at Dover — was bro<sup>t</sup> up read & concurred —

[And so it was accordingly adjourned.

JOSEPH PEARSON, *Sec<sup>ry</sup>.*]



JOURNAL  
OF THE  
HOUSE OF REPRESENTATIVES

CONTAINING THE PROCEEDINGS

FROM NOVEMBER 30, 1791, TO JANUARY 6, 1792.



\* A JOURNAL

\* 14-248

OF THE

PROCEEDINGS OF THE HONB<sup>l</sup> HOUSE OF REPRESENTATIVES FOR  
SAID STATE AT THEIR SESSION BEGUN AND HOLDEN AT PORTS-  
MOUTH ON WEDNESDAY THE THIRTIETH DAY OF NOVEMBER  
A D. 1791 AND IN THE SIXTEENTH YEAR OF THE INDEPEND-  
ANCE OF AMERICA —

WEDNESDAY Nov<sup>r</sup> 30<sup>th</sup> 1791.

Several Members met but there not being a quorum — agreed  
to adjourn to 9 oClock to morrow morning —

THURSDAY DEC<sup>r</sup> 1<sup>st</sup> 1791

Met according to adjournment and there being a quorum present  
notice was given to his Excellency the President and the Honb<sup>l</sup>  
Senate that the House were met and ready to proceed to busi-  
ness —

A message from the Honb<sup>l</sup> Senate gave information that a  
quorum of the Senate were present and ready to proceed to  
business —

*Voted* that the Revr<sup>d</sup> Doct<sup>r</sup> Haven the Revr<sup>d</sup> M<sup>r</sup> Buckminster  
and the Revr<sup>d</sup> M<sup>r</sup> Ogden be requested to attend and Officiate as  
Chaplains to the General Court the present Session that the Revr<sup>d</sup>  
Doct<sup>r</sup> Haven attend the present week the Revr<sup>d</sup> M<sup>r</sup> Buckminster  
the next week and the Revr<sup>d</sup> M<sup>r</sup> Ogden the week following and  
so alternately during the Session in this town —

The Secretary came down from the Honb<sup>l</sup> Senate with the fol-  
lowing message from his Excellency the President

Gentlemen of the Senate and of the House of Representatives

It affords me a peculiar satisfaction at this time to meet the two  
Houses of the Legislature at this Antient seat of Government of  
the late Province now state of New Hampshire as it brings to

mind the many important Scenes through which we have been conducted in the course of a few years past and which by (divine goodness) has terminated in the happy privilege we now enjoy of enacting such Laws as shall be most conducive to the happiness and prosperity of the state without the controul of a foreign jurisdiction—

\* 14-249 \*Indulged by Providence with so great a blessing it becomes our Indispensible duty in enacting laws and making regulations to consult the general good of the Community and to use our best endeavours both by precept and example to cultivate the principles of virtue and morality of justice and patriotism to encourage a spirit of Industry and Oeconomy and the Increase of Learning and useful knowledge through the state which shall be the best means to procure a cordial Submission to the equitable Laws of the Community and greatly promote the happiness and tranquility of this rising republic

As this is the Season of the year when the Legislature can most conveniently attend to public business I would beg leave to recommend to your consideration the propriety at this Session of making an accurate investigation of the state of the Treasury of the Sums of money due to and from the State (more especially) some accounts and demands of long standing and pointing out the mode and giving directions for calling in the one and discharging the other as soon as conveniently may be in such way and manner as will do justice to the state and to the Individuals concerned—

The time being expired for which post riders into the interior parts of the state were engaged agreeably to your resolve past last winter—I beg leave to request your attention to that matter—

The difficulties occasioned by the death of a high sherriff in one of the Counties will I apprehend point out to the Legislature the propriety of making a Law to prevent Similar difficulties in like cases for the future—

The many embarrassments attending the levying and collecting state Taxes on unimproved wilderness lands, as the small amount of the net produce to the state when collected compared with the cost and trouble in collecting may render it worthy of your consideration whether as the affairs of the state are now circumstanced it may not be for the general advantage of the public to exempt that species of property from state taxes in future in the manner they formerly were—

\* 14-250 \*Any other matters that shall occur that may require



your attention I shall not fail to communicate to you during the Session and shall chearfully co-operate with you in every measure that will tend to the prosperity of our common country

Council Chamber in Portsmouth

Josiah Bartlett

November 30<sup>th</sup> 1791 —

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Payne & M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration his Excellencys message this day received and report an answer thereto —

*Voted* that M<sup>r</sup> Badger, M<sup>r</sup> Freeman & M<sup>r</sup> Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of an Act passed in the Common wealth of Massachusetts for regulating the fishery in Connecticut river and report their opinion respecting the propriety of passing an Act for the like purpose —

*Voted* that M<sup>r</sup> E Smith, M<sup>r</sup> Payne, M<sup>r</sup> Plummer, M<sup>r</sup> Freeman & M<sup>r</sup> Barrett with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of what business is necessary first to be entered upon and done at this session and report thereon —

*Voted* that M<sup>r</sup> Freeman M<sup>r</sup> Badger & M<sup>r</sup> Gould with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of passing an Act for altering the place of the sitting of the Superior Court in their next circuit from Plymouth to Haverhill in the County of Grafton & report thereon —

Adjourned to half 2 o'Clock P. M.

Met accordingly

*Voted* that M<sup>r</sup> Pierce, M<sup>r</sup> Gains & M<sup>r</sup> Plummer be a Committee to wait on the Honb<sup>l</sup> the Justices of the Superior Court of Judicature and enquire of said Justices the reason of their not holding a Court in the County of Grafton in October last agreeably to the Law of this State and make report at this or the next Session of the General Court —

*Voted* that M<sup>r</sup> How, M<sup>r</sup> Gains, & M<sup>r</sup> N Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Abigail Fugard and report thereon —

\* *Voted* that M<sup>r</sup> Holmes, M<sup>r</sup> Waldron M<sup>r</sup> Sherburne \* 14-251 [Shepherd] M<sup>r</sup> N Hoit and M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Nehemiah Clough [also the Petition of Abner Hoyt] and all similar matters and report thereon —

[The petition of Abner Hoyt was read and referred to the above committee.]

Upon reading and considering of the Petition of Abner San-

born David Batcheldor and John Page a Committee in behalf of Hampton falls *voted* that the Petitioners be heard thereon before the General Court on the twentieth day of this Instant Dec<sup>r</sup> and that the Petitioners cause that the Select men of Seabrook be served with a Copy of the Petition and order of Court thereon fifteen days prior to said day of hearing that they may then appear and shew cause if any they have why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> Bettan, M<sup>r</sup> Leavitt and M<sup>r</sup> White with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of Jonathan M Sewall Esq and report thereon —

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Holmes and M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the petition of Silas Betton and report thereon

The Petition of the Select men of Westmoreland was read and referred to the Committee on Silas Bettons Petition

*Voted* that M<sup>r</sup> Parker, M<sup>r</sup> Penniman & M<sup>r</sup> Pierce with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Young Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Parker M<sup>r</sup> J Duncan, M<sup>r</sup> Pierce, M<sup>r</sup> Bettan and M<sup>r</sup> Dodge with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the propriety of bringing in a Bill for directing the admission of Town Inhabitants in future & report thereon —

Adjourned to 9 o'Clock to morrow morning —

FRIDAY DEC<sup>r</sup> 2<sup>d</sup> 1791 —

The House met according to adjournment

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Warner M<sup>r</sup> J Duncan M<sup>r</sup> Flanders and M<sup>r</sup> E Smith with such of the Honb<sup>l</sup> Senate as they

\* 14-252 \*may join be a Committee to take under consideration a letter from Robert Means Esq<sup>r</sup> to his Excellency the President containing his resignation as a Senator and report their Opinion of the propriety of filling up said vacancy —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> N Hoit, M<sup>r</sup> Warner M<sup>r</sup> Holmes and M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report what shall be done respecting powder lead and other warlike stores in the hands of Individuals belonging to this state —

*Voted* that M<sup>r</sup> Eastman, M<sup>r</sup> Badger M<sup>r</sup> [J] Duncan M<sup>r</sup> Whitcomb & M<sup>r</sup> How with such of the Honb<sup>l</sup> Senate as they may join

be a Committee to consider of the Petition of Eliphalet Ladd and report thereon —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> N Hoit & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of Henry Ranlett and of all printers accounts that may be presented the present Session and report thereon —

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Payne, M<sup>r</sup> N Hoit M<sup>r</sup> Bettan and M<sup>r</sup> How with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of that part of the report of the Committee [on necessary business] which respects the encouragement of Literature and report what measures may be taken for that purpose —

*Voted* that M<sup>r</sup> W<sup>m</sup> Duncan M<sup>r</sup> Gains, M<sup>r</sup> Badger N Hoit M<sup>r</sup> Warner, M<sup>r</sup> Flanders, M<sup>r</sup> Whitcomb, M<sup>r</sup> Allen M<sup>r</sup> Gould and M<sup>r</sup> Payne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of that part of the report on necessary business which respects post riders, describing their respective routs &c — and report thereon —

*Voted* that M<sup>r</sup> Connor, M<sup>r</sup> Freeman M<sup>r</sup> N Hoit M<sup>r</sup> J Duncan and M<sup>r</sup> Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take into consideration what method shall be adopted for compleating a collection of the outstanding taxes and for the settlement of what is due on Excise Bonds, also for the settlement of Accounts \*between this state and \*14-253 Individuals and report thereon —

*Voted* that M<sup>r</sup> Payne, M<sup>r</sup> Young & M<sup>r</sup> E Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report a Bill directing how the business of Sherriff shall be transacted when by reason of death or otherwise that Office shall be vacant —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Cilley M<sup>r</sup> Waldron M<sup>r</sup> Badger M<sup>r</sup> Barrett M<sup>r</sup> [J] Duncan, M<sup>r</sup> Alexander, M<sup>r</sup> Holmes M<sup>r</sup> Young and M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider and report what measures shall be taken for appropriating the public monies now in the Treasury —

The Committee on the Petition of John Young Esq<sup>r</sup> reported that the prayer thereof be so far granted that an exclusive right be given to the Petitioner for fourteen years and that he have leave to bring in a Bill accordingly —

Adjourned to half after 2 o'Clock P. M. —

Met accordingly

*Voted* that M<sup>r</sup> N Hoit, M<sup>r</sup> E Smith & M<sup>r</sup> Whitcomb with such

of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Taylor and report thereon

[*Voted* that M<sup>r</sup> Freeman M<sup>r</sup> Connor M<sup>r</sup> Parker M<sup>r</sup> Warner and M<sup>r</sup> Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Taylor and report thereon —]

*Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Connor, M<sup>r</sup> Parker M<sup>r</sup> Warner & M<sup>r</sup> Penniman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Propriety of lengthning out the time of the Treasurers receiving returns from Select men of the sums due from Individuals to Collectors and if they judge necessary to report a Resolve for that purpose —

Adjourned to 9 o'Clock to morrow morning

#### SATURDAY DEC<sup>r</sup> 3<sup>d</sup> 1791 —

The House met according to adjournment

Upon reading and considering the Petition of John Pierce the 3<sup>d</sup> of Portsmouth *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

\* 14-254 • *Voted* that M<sup>r</sup> Warner M<sup>r</sup> Young & M<sup>r</sup> E Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Resolve passed 16<sup>th</sup> of June last respecting Invalids and report what alterations are necessary —

*Voted* that M<sup>r</sup> Whitcomb & M<sup>r</sup> Young be added to the Committee on the Act for regulating fishing in Connecticut river

Adjourned to Monday next at 3 o'Clock P. M —

#### MONDAY DEC<sup>r</sup> 5<sup>th</sup> 1791

The House met according to adjournment

*Voted* that M<sup>r</sup> N Hoit M<sup>r</sup> Gains, M<sup>r</sup> J Duncan M<sup>r</sup> Warner & M<sup>r</sup> Parker be a Committee to consider of an Act authorizing the President with advice of Council to appoint Special Justices in certain causes, and report such alterations as they may judge necessary —

*Voted* that M<sup>r</sup> Payne, M<sup>r</sup> Allen, M<sup>r</sup> Plummer, M<sup>r</sup> Young and M<sup>r</sup> Bedee with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration the propriety of passing an Act directing the suitors who recover judgment to give bond to respond in Damages in case of the reversal of a Judgment in an Action of Review —

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Pierce, M<sup>r</sup> Connor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Nathanael Gilman Esq<sup>r</sup> and report thereon —

The Committee on Post riders & Post routs &c reported that the several posts continue their respective routs until the Second Wednesday of June next and that the posts on the first second and third routs receive the same sums as they were to receive for the first six months and the post on the fourth rout receive twelve pounds provided they continue to perform their established routs once in a fortnight until said time — which report being read and considered motion was made to accept the Same — On which motion the yeas and nays were called and are as follows (viz)

* Yeas.	Yeas.	Yeas.	Yeas. * 14-255
M <sup>r</sup> Pierce	M <sup>r</sup> Harper	M <sup>r</sup> Warner	M <sup>r</sup> Gould
M <sup>r</sup> Connor	M <sup>r</sup> Badger	M <sup>r</sup> J Duncan	M <sup>r</sup> Crawford
M <sup>r</sup> Wiggin	M <sup>r</sup> E Smith	M <sup>r</sup> Wallace	M <sup>r</sup> E Hoyt
M <sup>r</sup> Plummer	M <sup>r</sup> Bedee	M <sup>r</sup> Gale	M <sup>r</sup> Freeman
M <sup>r</sup> J Clark	M <sup>r</sup> N Hoit	M <sup>r</sup> Gerrish	M <sup>r</sup> Payne
M <sup>r</sup> Duncan	M <sup>r</sup> Tasker	M <sup>r</sup> Temple	M <sup>r</sup> Norris
M <sup>r</sup> Knox	M <sup>r</sup> McMillan	M <sup>r</sup> Holmes	M <sup>r</sup> Tarlton
M <sup>r</sup> Bettan	M <sup>r</sup> Martin	M <sup>r</sup> S Duncan	M <sup>r</sup> Young
M <sup>r</sup> Waldron			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> B Page	M <sup>r</sup> Glidden	M <sup>r</sup> Shepherd	M <sup>r</sup> Allen
M <sup>r</sup> Dodge	M <sup>r</sup> N Emerson	M <sup>r</sup> Stiles	M <sup>r</sup> Bingham
M <sup>r</sup> Clifford	M <sup>r</sup> Godfrey	M <sup>r</sup> Whitcomb	M <sup>r</sup> Penniman
M <sup>r</sup> Currier	M <sup>r</sup> T Page	M <sup>r</sup> Parker	M <sup>r</sup> Griffin
M <sup>r</sup> Eastman	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Alexander	M <sup>r</sup> Stone
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Barrett	M <sup>r</sup> Rand	M <sup>r</sup> Kimball
M <sup>r</sup> Tibbets	M <sup>r</sup> P Clark		

33 Yeas — 26 Nays — so it was accepted — and a Resolve to be brought in accordingly —

*Voted* that M<sup>r</sup> Holmes, M<sup>r</sup> Clifford, M<sup>r</sup> N Hoit, M<sup>r</sup> W<sup>m</sup> Duncan & M<sup>r</sup> Pierce with such as the Honb<sup>l</sup> Senate may join be a Committee to consider of the Petition of Maj<sup>r</sup> W<sup>m</sup> Duncan and others and report thereon —

Adjourned to 9 o'Clock to morrow morning

TUESDAY DEC<sup>r</sup> 6<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> J Duncan M<sup>r</sup> Young & M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Benjamin Brown and report thereon

Upon reading and considering the Petition of James Kennedy *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly —

Upon reading and considering the Petition of the Select men of Temple *voted* that it be referred to the Committee on outstanding Taxes and that they report thereon —

Upon reading and considering the Petition of Moses Blake praying for the privilege of a ferry over Connecticut river — *voted* that the Petitioner be heard thereon before the General

Court on the Second Thursday of their next session and \* 14-256 that in the mean time the Petitioner cause that \* a copy of the Petition and order of Court thereon be posted up in some public place in the Town of Dalton and in the two next adjacent towns six weeks successively prior to the day of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that Mr Wallace Mr Parker & Mr T Page with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the account presented by the Committee appointed to settle the expences respecting the Light House and the papers accompanying said account and report thereon —

*Voted* that Mr Bettan Mr Macgregore and Mr Parker Mr Peniman & Mr M<sup>l</sup> Millan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Henry Young Brown and report thereon —

The Committee on the Account of Jonathan M Sewall reported as their Opinion that his account amounting to fifteen pounds is reasonable and ought to be allowed — which report being read and considered *voted* that it be received and accepted and that the President give order accordingly —

The Committee on the resignation of Col<sup>o</sup> Robert Means as a Senator for the County of Hillsborough reported that the vacancy in the Senate occasioned by the Resignation of the Honb<sup>l</sup> Robert Means Esq<sup>r</sup> be filled up as soon as may be agreeably to the Constitution — which report being read and considered *voted* that it be received and accepted —

Upon reading and considering the Petition of John Pierce in behalf of John Fisher Esq<sup>r</sup> *voted* that the prayer thereof be granted and that the Petitioner have leave to Bring in a Bill accordingly —

*Voted* that Mr Macgregore Mr Bedee & Mr Eastman with such

of the Honb<sup>l</sup> Senate as they may join be a \* Committee \* 14-257 to consider of the Petition of John Pendexter and others — Inhabitants of Conway Bartlett and Locations and report thereon —

An Act to legalize the Exchange of certain lands in the Town of New Grantham and for abating a Tax laid on said Town for the payment of a Representative was read a third time and passed to be Enacted —

An Act to alter the name of John Pierce the third to Edward John Pierce — was read a third time and passed to be Enacted —

An Act in addition to an Act passed the 18<sup>th</sup> [8<sup>th</sup>] of June 1789 intitled an Act for regulating schools in this state and for repealing all Acts heretofore made respecting the same was read a third time and passed to be Enacted —

Adjourned to half past 2 o'Clock P. M. —

Met accordingly

*Resolved* that there be and hereby is Established the four following Routs for Posts hereafter to be appointed pursuant to this Resolve to ride in and through the interior parts of this state —

The first beginning at Concord from thence to proceed to Weare New Boston Amherst Wilton Temple Peterborough Dublin Marlborough Keene Westmoreland Walpole Alstead Acworth Charlestown Claremont Newport Lempster Washington Hillsborough Hinnekar Hopkinton to Concord —

The Second from Concord to Boscawen Salisbury [Andover] New Chester Plymouth Haverhill Piermont Orford Lyme Hanover Lebanon Enfield Canaan Grafton Alexandria Salisbury to Concord —

The third beginning at Portsmouth thence through [Exeter] Kingtown Plastow Hampstead Chester Londonderry Litchfield Goffstown Bow to Concord and to return through Pembroke Deerfield Nottingham by the way of New Market bridge to Portsmouth —

The fourth from Portsmouth to Dover Rochester Wakefield Ossipee Tamworth, Sandwich Centerharbour Plymouth

\* Merrideth Gilmantown Barnstead Barrington Durham \* 14-258 to Portsmouth —

Each Post rider shall perform his rout one a fortnight and that those on the first and second routs shall have twelve pounds each the one on the third rout nine pounds and the one on the fourth rout twelve pounds — said Posts commencing their Respective routs the Second Wednesday in December instant and continuing

them once in a fortnight till the second Wednesday in June next and they shall reverse their respective routs once in each fortnight provided and it is the intent of this Resolve that all Acts proclamations public letters and every other matter belonging to the state be franked with the name of the public officer communicating the same and conveyed free of postage —

That the postage on all private single letters be six pence for every forty miles and four pence for every number of miles less than forty and other letters and packetts according to their weight and bulk which shall be exclusive perquisites of the post riders carrying the same —

That one person be appointed in each of the following towns (viz) Portsmouth Exeter Concord Amherst Dover Keene Charlestown Hanover Haverhill and Plymouth whose duty it shall be to take charge of all matters which are to be conveyed by the posts & shall respectively receive as a compensation therefor two pence to be advanced on the postage of each private letter packetts &c which shall pass through the respective offices — said Post riders to be nominated and appointed by the President and Council notice of which under the Secretary's signature by order of the President shall be sufficient warrant for the respective Officers to enter on the duty of their respective Office —

Provided also and it shall be the duty of the Several Post masters and post riders before they enter on their Respective Office to give Bonds to the Treasurer of this state to the acceptance of the President for the faithful performance of the trust reposed in them — And said post officers shall be allowed upon the exhibition of their respective accounts for the services and expenditures such farther Sum as the General Court shall adjudge reasonable and just — The yeas and nays being called on the foregoing resolve were as follows —

## \*14-259 \*Yeas.

M<sup>r</sup> Pierce  
M<sup>r</sup> Connor  
M<sup>r</sup> Macgregore  
M<sup>r</sup> Weeks  
M<sup>r</sup> Dodge  
M<sup>r</sup> Clifford  
M<sup>r</sup> Plummer  
M<sup>r</sup> Cilley  
M<sup>r</sup> J Clark  
M<sup>r</sup> W Duncan

## Yeas.

M<sup>r</sup> Knox  
M<sup>r</sup> Bettan  
M<sup>r</sup> Waldron  
M<sup>r</sup> Harper  
M<sup>r</sup> Badger  
M<sup>r</sup> E Smith  
M<sup>r</sup> Bedee  
M<sup>r</sup> N Hoit  
M<sup>r</sup> Tasker

## Yeas.

M<sup>r</sup> Martin  
M<sup>r</sup> Warner  
M<sup>r</sup> J Duncan  
M<sup>r</sup> Wallace  
M<sup>r</sup> Gale  
M<sup>r</sup> Flanders  
M<sup>r</sup> Temple  
M<sup>r</sup> Bingham  
M<sup>r</sup> Holmes

## Yeas.

M<sup>r</sup> S Duncan  
M<sup>r</sup> Gould  
M<sup>r</sup> Crawford  
M<sup>r</sup> Freeman  
M<sup>r</sup> Payne  
M<sup>r</sup> Norris  
M<sup>r</sup> Hutchens  
M<sup>r</sup> Tarlton  
M<sup>r</sup> Young



Nays.	Nays.	Nays.	Nays.
Mr Leavitt	Mr N Emerson	Mr P Clark	Mr Rand
Mr Wiggin	Mr Godfrey	Mr Darling	Mr Allen
Mr Currier	Mr T Page	Mr Gerrish	Mr Penniman
Mr Eastman	Mr Jo <sup>s</sup> Smith	Mr Shepherd	Mr Griffin
Mr Jab <sup>s</sup> Smith	Mr Tash	Mr Stiles	Mr Stone
Mr Tibbetts	Mr Chamberlain	Mr Whitcomb	Mr Kimball
Mr Clidden	Mr McMillan	Mr Parker	Mr Cargill
Mr Jon <sup>s</sup> Smith	Mr Barrett	Mr Alexander	

37 Yeas—31 Nays—so it passed in the affirmative

The Honb<sup>l</sup> Senate and House being met in the Assembly Chamber for the purpose of filling up the vacancy occasioned by the resignation of the Honb<sup>l</sup> Robert Means Esq<sup>r</sup> proceeded to fill up said vacancy and the ballots being taken the Honb<sup>l</sup> Charles Barrett Esq<sup>r</sup> was unanimously chosen and the Honb<sup>l</sup> Senate withdrew—

Agreeably to the order of the day proceeded to a hearing on the Petition of John Bryant Esq<sup>r</sup> and upon hearing and considering said Petition *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly—

An Act granting to Joseph Kimball Esquire the exclusive right or privilege of making Waterquechee falls in Connecticut river navigable [for boats]—was read a third time and passed to be Enacted—

The Committee appointed in June last for settling the Accounts between this state and the Treasurer thereof reported as follows—

State of New Hampshire } Exeter July 16<sup>th</sup> 1791—

Pursuant to a vote of the Honb<sup>l</sup> General Court passed at Concord the 7<sup>th</sup> day of June A D. 1791 appointing us with Supply Clap Esq a Committee to settle the Accounts between the state and William \*Gardner Esquire late state Treasurer Reported that we have carefully examined the Treasurers Books accounts and documents relative thereto from the thirty first of July 1790 being the period to which they had been settled and have received from his as follows (viz) —

An Account of state Notes and certificates issued by him Dated July 31<sup>st</sup> 1788 for the cancelling old notes and Interest due thereon, part of the principal and sundry orders drawn by the President to issue notes—The notes are numbred from 926 to 1018 inclusive amounting to four thousand one hundred and thirty eight pounds eleven shillings and two pence—The Certificates are numbred from 1443 to 1551 inclusive, amounting to Seven hundred and Sixty pounds eighteen shillings and two pence—

Also an Account of Certificates issued dated July 31<sup>st</sup> 1790 for Interest and part of the principal of state notes numbred from 1 to 685 inclusive amounting to two thousand three hundred and one pound eight shillings and ten pence and by book of record appears to have been indorsed of which sum notes to the amount of twenty eight pounds eight shillings are wholly paid and taken up—

The old notes which we have received from the Treasurer and for which new notes and certificates have been issued are of the following description (viz) Notes for money borrowed of consolidated value Ninety nine pounds Seventeen shillings and Sixpence—Bounty notes Twenty four pounds seventeen shillings and seven pence—Consolidated notes Dated July 31<sup>st</sup> 1782 and July 31<sup>st</sup> 1785 nominal amount three thousand & Seventy six pounds nineteen shillings and three pence

The orders drawn by the President to issue notes which we have received are for depreciation Sixty six pounds four shillings and Seven pence—for claims against confiscated Estates On thousand two hundred and twenty six pounds twelve shillings and in lieu of Notes Burnt forty three pounds seven shillings  
 \* 14-261 \* There appears to have been outstanding in state notes of various denominations on the first day of June 1791 the sum of Eighty Thousand four hundred and eighty four pounds fourteen shillings and Six pence and in certificates of various dates issued for interest and part of the principal of state notes the Sum of Seven thousand nine hundred pounds seven shillings and three pence—

The state specie account (including the Continental specie Taxes) amounting to thirty nine thousand nine hundred and thirty seven pounds five shillings and four pence we have also received and is accounted for as follows (viz) Presidents orders for three thousand and Eighty five pounds eight shillings and five pence half penny—Bounties paid on Wolves One hundred and ninety eight pounds—Sundry Rolls for travel and attendance of the Hon<sup>ble</sup> Council Senate and House of Representatives amounting to two thousand four hundred and forty five pounds and eleven pence half penny—Pay Roll for Council prior to the late revolution for eighty four pounds Seventeen shillings—Timothy Taylor and Abijah Usher's note for nine pounds—

The Treasurers Accounts for expences amounting to Twenty pounds—Outstanding on state Specie Taxes (as <sup>per</sup> list) Thirteen Thousand seven hundred and forty pounds three shillings and two

pence three farthings — Also on Continental Taxes Eight Thousand eight hundred and ninety seven pounds twelve shillings and eleven pence and Specie to ballance being Eleven thousand four hundred and fifty four pounds two shillings and nine pence farthing — We have also received Sundry Bonds given by the Masonian Proprietors on which there is due in state notes ten thousand four hundred and Sixty two pounds ten shillings, and twenty six pounds seventeen shillings and one half penny in Specie exclusive of Interest — There appears to be due on Rolls for Travel and attendance of the Hon<sup>ble</sup> Council Senate and House of Representatives five hundred and Seventy nine pounds nineteen shillings and three pence three farthings —

\*To the Hon<sup>ble</sup> Thomas Westbrook Waldron Esq<sup>r</sup> for \* 14-262 attendance in Council prior to the Revolution one pound one shilling — and for troop of Horse under the Command of Col<sup>o</sup> Amos Cogswell two pounds Seventeen shillings as <sup>Pr</sup> Abstract — We have also received an Account for Continental Interest Indents Amounting to thirty four thousand six hundred and Sixty three pounds thirteen shillings & nine pence and is accounted for as follows (viz) His Excellency Josiah Bartlett Esq<sup>r</sup> receipt in behalf of the Committee appointed to fund public Securities for seven thousand five hundred and eighteen pounds three shillings and eight pence — Outstanding Taxes as <sup>Pr</sup> Abstract — Amounting to twenty six thousand Six hundred and ninety five pounds five shillings and four pence half penny and the ballance being four hundred and fifty pounds four shillings & eight pence half penny — which we have received in Continental Indents —

The State Certificate Account we have also received Amounting to twenty three thousand Six hundred and Sixty one pounds eighteen shillings and eight pence half penny and is accounted for in the following manner (viz) Presidents orders, and orders of Court for abatement of Taxes amounting to five hundred and thirty pounds four shillings and four pence — Taxes outstanding <sup>Pr</sup> list Sixteen thousand Seven hundred and eight pounds two shillings and for the Ballance we have received state notes including interest allowed and Certificates amounting to Six thousand three hundred and Seventeen pounds eighteen shillings and four pence half penny — Certificates issued by Nathanael Gilman Eighty seven pounds fifteen shillings — and Seventeen pounds eighteen shillings in Copper plate Bills — We have also received an Account for Deficiency of Soldiers amounting to two thousand four hundred and nine pounds two shillings & Six pence and is

accounted for as follows (viz) Outstanding (as  $\text{P}^r$  list) Two Thousand three Hundred and eighty eight pounds  
 \* 14-263 \*fourteen shillings and nine pence and the Ballance being twenty pounds seven shillings and nine pence is credited in State Certificate Account — The Account for the New Emission Tax amounting to One hundred and Eighty six pounds six shillings and ten pence is Accounted for as follows (viz) An order in favour of J Wendall for abatement of Tax of Lyman for Seven pounds Seventeen shillings — paid Daniel Rand for his attendance in Court August 1781 Seventeen pounds six shillings — Taxes Outstanding ( $\text{P}^r$  list) One hundred and twenty nine pounds twelve shillings and one penny And the ballance being thirty one pound eleven shillings and nine pence we have received in New Emission Bills —

We have also received an Account for the Revenue of Impost Amounting to Two hundred and forty seven pounds seven shillings Including Interest received and is accounted for as follows (viz) Sundry Bonds on which Interest is Outstanding (as  $\text{P}^r$  list) Two hundred and ten pounds six shillings and Six pence and the ballance being thirty seven pounds & Six pence is credited in Specie Account —

The Accounts for the Revenue of Excise amounting to Five thousand eight hundred and thirteen pounds Six shillings and Six pence is Accounted for as follows (viz) Outstanding on Sundry Bonds (which we have received) Four Thousand Seven hundred and Seventy eight pounds thirteen shillings and four pence half penny and the ballance being One thousand and thirty four pounds thirteen shillings and one penny half penny is credited in state Specie Account

We have received an Account of the Old Continental money Amounting to three Millions eight hundred & thirty four thousand seven hundred and twenty Dollars & two thirds of a Dollar — Also of final settlement notes Amounting to Thirty three Thousand one hundred and forty eight dollars and Sixty three nine-tieths which have been paid to the Committee appointed to fund public Securities as  $\text{P}^r$  Receipt —

We have also received an Account of the final settlement notes and Indents funded by the Committee appointed  
 \* 14-264 for \* that purpose. Also the certificates of funded debt Amounting to One hundred and thirty seven thousand seven hundred and eighty six dollars and forty one cents —

We have also received two final settlement notes which the

Treasurer received of Lieu<sup>t</sup> Barnett for his Commutation agreeably to a vote of Court amounting to One thousand six hundred Dollars and in Indents One hundred and eleven dollars Interest being paid on said Notes to December 31<sup>st</sup> 1784 — which notes and Indents we have delivered to the Loan Officer and taken his receipts therefor —

We have also received two hundred and eighty two blank state notes Eighty two of which being numbred from 1019 to 1100 inclusive and countersigned by Joseph Pearson and Ephraim Robinson — Sundry papers relative to the settlement of Joseph Whipple's Account — Sundry bonds given by John Sullivan Esq<sup>r</sup> and by post masters and Post riders &c &c —

We have also received Sundry state notes Certificates and other papers contained in a trunk which was lodged in the Treasurer's hands for safe keeping as <sup>per</sup> his receipt given us dated March 29<sup>th</sup> 1791 — which receipt was lodged with the state comptroller —

We have also received a Chest containing returns of Collectors, Checks of state notes and Certificates, Also the Tax and other books of record appertaining to the Treasurers office — which with the Specie amounting to eleven thousand four hundred and fifty four pounds two shillings and nine pence one farthing — The Excise and Impost bonds the Certificates of funded debt, the State notes, Certificates Indents New Emission money copper plate Bills Orders books and other papers mentioned in the foregoing report we have delivered to John Taylor Gilman Esq<sup>r</sup> and have taken duplicate receipts therefor which receipts are lodged agreeably to order of Court —

Your Committee beg leave to \*Observe that the Ac- \* 14-265 counts herein enumerated are all ballanced have been kept very accurately, reflect honour on the Treasurer and are well vouched except the expence account which is not warranted by any order but is submitted to the Hon<sup>ble</sup> Court —

Nath<sup>l</sup> Rogers }  
Nath<sup>l</sup> Gilman } Committee

N: B. Among the state Certificates there appears to be one of ten pounds a Counterfiet which in the hurry of Business the Treasurer received for taxes and is charged with the other Certificates — The foregoing report being read & considered *voted* that it be received and accepted —

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY DEC<sup>R</sup> 7<sup>th</sup> 1791.

The House met according to adjournment

Upon reading and considering the Petition of the Inhabitants of Washington and the agreement between the Nonresident proprietors and the Petitioners that a tax of two pence <sup>per</sup> Acre be laid on all the lands in said Washington except that part of said Town owned by Reuben Kidder Esq<sup>r</sup> and that said Kidders said Lands be taxed and Assessed fifteen pounds Lawful money and that all the tax aforesaid be worked out in two years next following the Assessments — the Select men for the time being to assess the Same and that Thomas Penniman Esq<sup>r</sup> be appointed agent with full power and authority to lay out said Tax to the best advantage for the good of the public and to give bond to be accountable to the Sessions for his Conduct — *Voted* that the Petitioners have leave to bring in a Bill proper to carry the foregoing agreement into effect

Upon reading and considering the Petition of Benjamin Brown and the Report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on friday the 16<sup>th</sup> day of Dec<sup>r</sup> instant and that the Petitioner cause that Jesse Prescott of Deerfield and John Prentice Esq<sup>r</sup> attorney to Amos Page be served with a Copy of the Petition and order of Court thereon Six days prior to said day of hearing that they or either of them may then appear and shew cause why the prayer thereof may not be granted —

\* 14-266 \* Upon reading and considering the Petition of the Inhabitants of Dunbarton *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

The Committee on the Petition from Conway Bartlett and Locations reported that the prayer of said Petition be granted and that a Resolve be brought in accordingly which report being read and considered *voted* that it be received and accepted —

*Voted* that Tamworth Eaton and Burton be considered as a Class for Representation and that they have liberty to elect and send a Representative to the General Court in future

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Whitcomb M<sup>r</sup> Penniman M<sup>r</sup> Godfrey & M<sup>r</sup> N Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Memorial of Maj<sup>r</sup> Bradbury Cilley and report thereon

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Macgregore M<sup>r</sup> N Hoit M<sup>r</sup> E Smith & M<sup>r</sup> W<sup>m</sup> Duncan with such of the Honb<sup>l</sup> Senate as they may join

be a Committee to consider of the Memorial and Petition of Jonathan Freeman Esq<sup>r</sup> in behalf of the Trustees of Dartmouth College & report thereon —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Bedee & M<sup>r</sup> Shepherd with such of the Hon<sup>b</sup> Senate as they may join be a Committee to consider of the Petition of John Mendum and report thereon —

Adjourned to half past 2 o'Clock P. M.

Met accordingly

Upon reading and considering the Petitions of Sundry Inhabitants of Amherst also of the Petition of the Parishioners of the third Parish in Amherst, *Voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioners cause that the Assessors of the first parish be served with a Copy of the Petition and order of Court thereon that they may then appear and shew cause if any they have why the prayer thereof may not be granted also *voted* that M<sup>r</sup> Ephraim Robinson of Exeter Joseph Badger Jun<sup>r</sup> Esq<sup>r</sup> of Gilmantown and Charles Barrett Esq<sup>r</sup> of New Ipswich be a Committee at the expence of the Petitioners \* to view the Situation of said Petitioners and report \* 14-267 their opinion prior to said hearing —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon reading and considering the Petition of some the Inhabitants of New Castle praying to be disannexed from New Castle and annexed to Rye — *voted* that the Prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly — which vote was determined by yeas and nays and were as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> Waldron	M <sup>r</sup> Flanders
M <sup>r</sup> Pierce	M <sup>r</sup> March	M <sup>r</sup> Harper	M <sup>r</sup> Shepherd
M <sup>r</sup> Connor	M <sup>r</sup> J. Clark	M <sup>r</sup> Badger	M <sup>r</sup> Stiles
M <sup>r</sup> Macgregore	M <sup>r</sup> Tibbets	M <sup>r</sup> E. Smith	M <sup>r</sup> Whitcomb
M <sup>r</sup> B. Page	M <sup>r</sup> Glidden	M <sup>r</sup> Bedee	M <sup>r</sup> Alexander
M <sup>r</sup> Weeks	M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> N. Hoit	M <sup>r</sup> Rand
M <sup>r</sup> Dodge	M <sup>r</sup> Knox	M <sup>r</sup> Tash	M <sup>r</sup> Allen
M <sup>r</sup> Wiggin	M <sup>r</sup> N. Emerson	M <sup>r</sup> McMillan	M <sup>r</sup> Bingham
M <sup>r</sup> Clifford	M <sup>r</sup> Godfrey	M <sup>r</sup> Martin	M <sup>r</sup> Holmes
M <sup>r</sup> Currier	M <sup>r</sup> T. Page	M <sup>r</sup> Warner	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Abbott	M <sup>r</sup> Griffin
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Bettan	M <sup>r</sup> J. Duncan	M <sup>r</sup> Stone
M <sup>r</sup> Plummer	M <sup>r</sup> Kellie	M <sup>r</sup> Gerrish	M <sup>r</sup> Kimball

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gould	M <sup>r</sup> Freeman	M <sup>r</sup> Norris	M <sup>r</sup> Young
M <sup>r</sup> Crawford	M <sup>r</sup> Payne	M <sup>r</sup> Hutchens	M <sup>r</sup> Cargill
M <sup>r</sup> E. Hoit			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> P Clark	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton

62 [61] Yeas — 4 nays —

Upon hearing and considering the Petition of Conway Shelburne &c *voted* that M<sup>r</sup> N Hoit M<sup>r</sup> E Smith & M<sup>r</sup> Payne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report their Opinion respecting the Same —

[*Voted* that the hearing on the Petition of Jaasiel Herriman which was to have been this day before the General Court be postponed until the Second Wednesday of the next session and that said Herriman give notice in the Same manner as described in the former order of Court and the same term of time prior to said day of hearing —]

\* 14-268 \* Upon hearing and considering the Petition of the Select men of Cockermouth *voted* that the Petitioners have leave to raise a Tax of one penny <sup>3</sup>/<sub>4</sub> Acre for two years on all the lands in said Town except the undivided lands and that they have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of the Select men of Chichester *voted* that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly providing in said Bill that the monies be laid out in repairing high ways only —

*Voted* that the hearing on the Petition of the Select men of Ossippee which was to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly —

Adjourned to 9 o'Clock to morrow morning

THURSDAY DEC<sup>r</sup> 8<sup>th</sup> 1791.

The House met according to adjournment

The vote respecting taxing the lands in Cockermouth at one penny <sup>3</sup>/<sub>4</sub> Acre for two years came down from the Honb<sup>l</sup> Senate for the following amendment " that instead of one penny for two years there be liberty to raise a tax of two pence <sup>3</sup>/<sub>4</sub> Acre for two years [one year] upon all lands in said Town except public lots or rights and except the undivided lands and that two years be



allowed for compleating payment which amendment was read and concurred—

*Voted* that M<sup>r</sup> Parker M<sup>r</sup> Flanders, M<sup>r</sup> Eastman M<sup>r</sup> N Hoit and M<sup>r</sup> Harper with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of an alteration proposed by the Honb<sup>l</sup> Senate to be made in the resolve respecting post riders and post routs and report thereon

An Act to vest the exclusive right and priviledge of keeping a ferry over a Certain part of Merrimac River in

\* John Bryant of Bow, his heirs and assigns, was read \* 14-269 a third time and passed to be Enacted—

An Act for the appointment of Special Justices— was read a third time and passed to be Enacted—

*Voted* that M<sup>r</sup> Plummer, M<sup>r</sup> Payne, M<sup>r</sup> Freeman M<sup>r</sup> Young and M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Sherburne Esq<sup>r</sup> and report thereon—

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Badger, M<sup>r</sup> Warner, M<sup>r</sup> Leavitt and M<sup>r</sup> Bettan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition from the Parish of Deerfield and report thereon—

*Voted* that M<sup>r</sup> B Page, M<sup>r</sup> Kimball & M<sup>r</sup> Holmes [Howe] with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Bell and report thereon

An Act to vest in John Young his heirs and assigns the sole and exclusive priviledge of building chimneys and altering those already built agreeably to a discovery and invention of the said Young according to the description of said discovery and Invention lodged in the Office of the Secretary of said state was read a third time and motion was made that it pass to be Enacted—On which motion the yeas & nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pierce	M <sup>r</sup> N Emerson	M <sup>r</sup> McMillan	M <sup>r</sup> Penniman
M <sup>r</sup> B Page	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Martin	M <sup>r</sup> Kimball
M <sup>r</sup> Leavitt	M <sup>r</sup> Bettan	M <sup>r</sup> Warner	M <sup>r</sup> Duncan
M <sup>r</sup> Wiggin	M <sup>r</sup> How	M <sup>r</sup> P. Clark	M <sup>r</sup> Crawford
M <sup>r</sup> Clifford	M <sup>r</sup> Harper	M <sup>r</sup> J Duncan	M <sup>r</sup> Freeman
M <sup>r</sup> Plummer	M <sup>r</sup> Badger	M <sup>r</sup> Stiles	M <sup>r</sup> Payne
M <sup>r</sup> March	M <sup>r</sup> N Hoit	M <sup>r</sup> Parker	M <sup>r</sup> Tarlton
M <sup>r</sup> Tibbets	M <sup>r</sup> Tasker	M <sup>r</sup> Temple	M <sup>r</sup> Cargill
M <sup>r</sup> Knox	M <sup>r</sup> Tash	M <sup>r</sup> Bingham	

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Glidden	M <sup>r</sup> Wallace	M <sup>r</sup> Rand
M <sup>r</sup> Connor	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Darling	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Godfrey	M <sup>r</sup> Gale	M <sup>r</sup> Holmes
M <sup>r</sup> Dodge	M <sup>r</sup> T Page	M <sup>r</sup> Gerrish	M <sup>r</sup> Stone
M <sup>r</sup> Currier	M <sup>r</sup> Kellie	M <sup>r</sup> Flanders	M <sup>r</sup> Gould
M <sup>r</sup> Eastman	M <sup>r</sup> Waldron	M <sup>r</sup> Shepherd	M <sup>r</sup> E Hoyt
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Chamberlain	M <sup>r</sup> Whitcomb	M <sup>r</sup> Norris
M <sup>r</sup> Clark	M <sup>r</sup> Abbott	M <sup>r</sup> Alexander	M <sup>r</sup> Hutchens

\* 14-270 \* 35 Yeas — 32 Nays, so it passed to be Enacted —

*Voted* that M<sup>r</sup> J Clark, M<sup>r</sup> Pierce and M<sup>r</sup> M<sup>c</sup>Millan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to nominate to this House Six persons three of whom to be appointed a Committee for laying out the road from Concord to Durham

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Rand and M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Trott and report thereon

*Voted* that M<sup>r</sup> Connor, M<sup>r</sup> Parker M<sup>r</sup> Holmes M<sup>r</sup> W<sup>m</sup> Duncan and M<sup>r</sup> Pierce with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a letter from James Macgregore Esq<sup>r</sup> to his Excellency the President and the papers accompanying the Same and report thereon —

*Voted* that M<sup>r</sup> Pierce, M<sup>r</sup> Whitcomb & M<sup>r</sup> Leavitt with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Reed praying to be put on the list of Invalids he having lost an Arm while a Soldier in Cap<sup>t</sup> Weare's Company and report thereon —

Upon reading and considering the Petition of Jonathan Warner Esq<sup>r</sup> *voted* that the Petitioner be heard thereon before the General Court on Thursday next and that the Petitioners cause that the Executors to the Estate of George Atkinson Esq<sup>r</sup> deceased be served with a Copy of the Petition and order of Court thereon as soon as may be that they may then appear and shew cause if any they have why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> Flanders M<sup>r</sup> Waldron & M<sup>r</sup> Wiggin with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Col<sup>o</sup> William Gregg and report thereon —

The Committee on the Conway and Shelburne Petitions reported that a Committee be appointed [by the General Court] who shall at the expence of the State look out and fix on the tract in

which the road shall run from Conway to Shelburne and report a plan of the Same to the General Court \*at their next Session and that any further proceedings

\* 14-271

respecting said Petition be postponed until said report of the Committee shall be received—which report being read & considered *voted* that it be received and accepted—

*Voted* that M<sup>r</sup> J Duncan M<sup>r</sup> Badger & M<sup>r</sup> Holmes be a Committee to nominate Six persons three of whom to be a Committee to look out and fix upon the place in which the road shall run from Conway to Shelburne and report a plan of the same to the General Court at their next session—

The Committee on the Petition of Nathanael Gilman reported that the prayer of said Petition be granted and that the Petitioners have leave to bring in a Bill accordingly, which report being read and considered *voted* that it be received and accepted—

Adjourned to 3 o'Clock P. M.—

Met accordingly

[Agreeably to the order of the day proceeded to a hearing on petitions.]

Upon hearing and considering the Petition of Stephen Harford *voted* that the prayer thereof be so far granted as that he have a trial on the Original Suit and that he have leave to bring in a Bill accordingly—

An Act empowering the Children of John Fisher to hold real Estate in this state—was read a third time and passed to be Enacted—

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly—

Adjourned to 9 o'Clock to morrow morning

FRIDAY DEC<sup>R</sup> 9<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> B Page, M<sup>r</sup> Payne & M<sup>r</sup> Bettan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Jonathan Tinney [Tenney] and report thereon

*Voted* that Nathan Hoit Ebenezer Smith and Joseph Badger Jun<sup>r</sup> Esquires be a Committee to look out and fix on the place in which the road shall run from Conway to Shelburne and report a plan of the same to the General Court at their next Session—

\* *Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Connor & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Com- \* 14-272

mittee to consider of the Petition of Thomas Tash Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Payne M<sup>r</sup> D Emerson & M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Susanna Dodge and report thereon —

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Whitcomb & M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of John Morse & report thereon

*Voted* that M<sup>r</sup> [J] Duncan M<sup>r</sup> Godfrey, M<sup>r</sup> Whitcomb M<sup>r</sup> Rand and M<sup>r</sup> Connor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Hawke and report thereon —

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> N Hoit, M<sup>r</sup> Parker M<sup>r</sup> Freeman and M<sup>r</sup> Hutchens with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Memorial of and Petition of William Vans and others and report thereon —

An Act for laying out a road from Concord to Durham falls and New Market Bridge — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> Warner & M<sup>r</sup> Glidden with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Experience Triskett and the papers accompanying the Same and report thereon —

*Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Simpson M<sup>r</sup> Payne M<sup>r</sup> Whitcomb and M<sup>r</sup> J Duncan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Inhabitants of Stratford and report thereon —

*Resolved* that in future the Town of Conway Bartlett and the Locations to the North of Bartlett in this State together with Sterling's Archibald Starks and Samuel Starks Locations south of

\* 14-273 said Conway have liberty to choose & send a member to the General Court — And that Tamworth Eaton \* and Burton [together with Blair's, Caldwell's M<sup>r</sup> Neal's, and Martin's locations] also have liberty to choose and send a Member to said Court — Each of said Districts following the rules and Regulations of the Constitution and Laws of said state for chusing and Sending Representatives to said Court —

The Committee on the Petition of Col<sup>o</sup> William Gregg reported that he have leave to withdraw his Petition — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Gains M<sup>r</sup> Badger M<sup>r</sup> N Hoit M<sup>r</sup> Warner, M<sup>r</sup> Flanders, M<sup>r</sup> Holmes, M<sup>r</sup> Parker, M<sup>r</sup> Simpson and

M<sup>r</sup> Crawford with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider whether any and what alterations shall be made in the lines of the Several Counties in this state and report thereon —

The Committee on the Petition of Joseph Bell reported that the Petitioner be allowed thirty pounds to be paid out of the Treasury which report being read and considered *voted* that it be received and accepted and that the President give order accordingly —

Adjourned to 3 o'Clock P. M.

Met accordingly —

*Voted* that M<sup>r</sup> Parker M<sup>r</sup> J Duncan & M<sup>r</sup> E Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to wait on the Honb<sup>l</sup> Nath<sup>l</sup> Peabody Esq<sup>r</sup> one of the Committee for revising and printing the Laws of this state and enquire how far said Committee have proceeded and when it is probable said Laws will be ready to be distributed, and report thereon —

*Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Parker & M<sup>r</sup> Warner with Such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Timothy Gibson and Samuel Dodge and report thereon —

[The Resolve respecting Conway &c being a District for Representation also that Tamworth &c be a district came down from the Honb<sup>l</sup> Senate for the following amendment that the Locations (viz) Blairs, Caldwells, McNeils & Martins be added to Tamworth Eaton and Burton — which amendment was read and concurred —]

*Voted* that the hearing on the Petition of Josiah Hastings \* which was to have been Yesterday before the \* 14-274 General Court be postponed until the second Thursday of the next Session and that the Petitioner give notice in the same manner as prescribed in the former order and the same term of time prior to said day of hearing —

*Voted* that M<sup>r</sup> Payne M<sup>r</sup> E Smith M<sup>r</sup> Simpson M<sup>r</sup> Warner [Wallace] & M<sup>r</sup> Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Bazaleel Woodward Esq<sup>r</sup> Treasurer for the County of Grafton & report thereon —

Upon reading and considering the Petition of Mary Tufton Mason *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of James Wallace

*voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

Upon reading the resignation of the Honb<sup>l</sup> Sanford Kingsbury Esq<sup>r</sup> as one of the Commissioners for stating the demands of this state against the United states — *Voted* that said Resignation be accepted and that the thanks of the General Court be given to said Sanford Kingsbury Esq<sup>r</sup> for his attention to said business —

*Voted* that the Account of Sanford Kingsbury Esq<sup>r</sup> amounting to thirteen pounds fifteen shillings be allowed & paid out of the Treasury by order of the President —

An Act to restore Stephen Harford to his Law was read a third time and passed to be Enacted —

An Act for regulating the fishery in Connecticut river was read a third time and passed to be Enacted —

Adjourned to 9 o'Clock tomorrow morning

SATURDAY DEC<sup>r</sup> 10<sup>th</sup> 1791 —

The House met according to adjournment

\* 14-275 \* The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

Whereas Sundry Towns and places in the Northerly part of this state and the Inhabitants thereof have been taxed for a number of years past, Some of the Taxes [towns] and many of the Inhabitants are poor and have at different times Petitioned the General Court for an abatement or discharge of their taxes And Whereas the Secretary has been ordered to advertise the unlocated lands in said State for sale and as sundry offers have been made therefor and as it is highly probable that the offer would be greatly increased if any method was adopted for the granting of said lands — Therefore *voted* that M<sup>r</sup> Sheafe & M<sup>r</sup> Peabody be a Committee with such as the Honb<sup>l</sup> House may join to take into consideration the above said matters and report thereon — which vote was read and concurred and M<sup>r</sup> Connor M<sup>r</sup> E Hoyt M<sup>r</sup> J Duncan M<sup>r</sup> Penniman and M<sup>r</sup> Freeman joined —

Upon reading and considering the Petition of Moses Carmey *voted* that it be referred to the Committee on the Petition of Nehemiah Clough —

An Act making provision in case of the death resignation or removal from Office of the sherriff of any County, was read a third time and passed to be Enacted —

The Committee on the Petition of Eliphalet Ladd reported that the Petitioner receive twelve pounds in full for performing the

Service of Post rider in the County of Strafford for the last six months and that the President give order accordingly, which report being read and considered *voted* that it be received and accepted with this alteration that he receive ten pounds in full for said Service —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> N Hoit M<sup>r</sup> Darling M<sup>r</sup> Parker and M<sup>r</sup> Young with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration what business is yet necessary to be done at this Session at what time the General Court shall adjourn and at what place the next General Court shall meet — also what allowance shall be made to the \* Mem- \* 14-276 bers of the Honb<sup>l</sup> Council in the Recess and to the Honb<sup>l</sup> Senate and House of Representatives and their Officers for travel and attendance the present Session and report thereon —

*Voted* that M<sup>r</sup> Pierce, M<sup>r</sup> Connor, M<sup>r</sup> Parker, M<sup>r</sup> Emerson and M<sup>r</sup> Waldron be a Committee to consider and report what allowance shall be made to his Excellency the President as a Salary for the current year also what Salaries the Justices of the Superior Court and other Officers of the civil list shall receive —

An Act to impower the Inhabitants of Cockermouth in the County of Grafton to levy a Tax on all the lands (Public lots and undivided lands excepted) in said Town for making and repairing the highways — was read a third time & passed to be Enacted —

The Committee on the Petition of John Mendum reported that the prayer thereof be granted and that he have leave to bring in a Resolve accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> How, M<sup>r</sup> E Smith & M<sup>r</sup> Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Tanner and report thereon —

Adjourned to Monday next at 3 o'Clock P. M.

MONDAY DEC<sup>r</sup> 12<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Badger, M<sup>r</sup> Wallace M<sup>r</sup> Allen and M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to nominate to this House four persons two of whom to be a Committee to settle all accounts due to the state prior to June 1784 and to discharge the Same on receiving such sum or Sums or Security therefor as they shall judge proper —

[Read and debated Several Bills and a report on the Collection of outstanding taxes —]

*Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Kimball M<sup>r</sup> Hoyt M<sup>r</sup> Gerrish and M<sup>r</sup> Rand with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider and report what shall be done respecting lands that have been heretofore located in this state where the conditions of the grant has not been complied with —

\* 14-277 \* *Voted* that M<sup>r</sup> Young, M<sup>r</sup> Penniman and M<sup>r</sup> Stiles with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Phinehas Parker and report thereon —

The Committee on the Petition of William Vans and others reported a Resolve in the following words —

Upon reading and considering the Petition of William Vans and others in behalf of the Proprietors of the Township of Errol and Millsfield in the County of Grafton in said State setting forth that by reason of a variety of Complicated embarrasments the proprietors had not been able to make the cultivation and settlements of said Township agreeable to the conditions subjoined to the original grants or Charters of said Townships respectively, and among other things prayed that a further time be allowed to the said proprietors for compleating the same which appearing reasonable — Therefore —

*Resolved* that a further term of ten years from the passing this resolve be and hereby is allowed to said proprietors to complete the Settlements and cultivations of said Townships respectively provided that within one year from the passing this Resolve the proprietors of said Township of Erroll pay into the Treasury of this state the Sum of one hundred and eighteen pounds six shillings Lawful money and that the proprietors of said Township of Millsfield pay into said Treasury the Sum of One hundred and one pounds eight shillings Lawful money which sums upon examination are computed and stated to be the full for the arrears or proportions of those Townships respectively to all public taxes that have or ought to have been apportioned to said Townships respectively to make them equal with other Townships under similar circumstances within this state as to the public taxes that have been called for upon the apportionments heretofore made in this state —

And it is hereby further *Resolved* in all public Taxes \* 14-278 \* called for in future the proportion of the said Township of Errol shall be seven shillings upon each thousand pounds to be raised in the state and the proportion of the said Township of Millsfield shall be six shillings upon each



Thousand pounds so raised until a new proportion shall be made among the Several [towns] and places in this state — which resolve being read and considered *voted* that it be received and accepted —

Adjourned to 9 o'Clock to morrow morning

TUESDAY DEC<sup>R</sup> 13<sup>th</sup> 1791

The House met according to adjournment

An Act to restore Jonathan Wodly to his Law, was read a third time and passed to be Enacted —

The Committee on the Petition of Timothy Gibson and Samuel Dodge Reported that the Bonds mentioned in said Petition be remitted, the Petitioners paying all costs that hath already arisen and that they have leave to bring in a Resolve accordingly which report being read and considered *voted* that it be received & accepted

Upon reading and considering the report of the Committee on the Collection of outstanding taxes much debate ensued and on that part of the report which respected the receiving from Towns and collectors who are deficient in paying their Certificate and Indent taxes ten shillings in Silver or Gold in lieu of twenty shillings in Certificates and Indents — the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Badger	Mr Whitcomb	Mr Duncan
Mr Leavitt	Mr Bedee	Mr Parker	Mr Gould
Mr Dodge	Mr McMillan	Mr Alexander	Mr Crawford
Mr Wiggin	Mr Warner	Mr Temple	Mr E Hoit
Mr Carrier	Mr J Duncan	Mr Allen	Mr Freeman
Mr Plummer	Mr Wallace	Mr Holmes	Mr Payne
Mr Bettan	Mr Gale	Mr Penniman	Mr Norris
Mr Kellie	Mr Stiles	Mr Stone	
*Nays.	Nays.	Nays.	Nays. * 14-279
Mr Pierce	Mr Jon <sup>s</sup> Smith	Mr R Macgregore	Mr Rand
Mr Connor	Mr Knox	Mr D Emerson	Mr Bingham
Mr Macgregore	Mr Waldron	Mr Abbott	Mr Kimball
Mr Weeks	Mr E Smith	Mr P Clark	Mr Hutchens
Mr Jab <sup>s</sup> Smith	Mr N Hoit	Mr Darling	Mr Tarlton
Mr March	Mr Tasker	Mr Gerrish	Mr Simpson
Mr Clark	Mr Tash	Mr Flanders	Mr Young
Mr Tibbets	Mr Chamberlain	Mr M Smith	Mr Cargill
Mr Glidden			

31 Yeas — 33 Nays — so it was negatived and the report recommit-  
mitted —

Upon reading and considering the Petition of Joseph Pierce [Peirce] in behalf of the Inhabitants of New Durham Gore *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

An Act altering the time of holding the Annual meeting in Dunbarton — was read a third time and passed to be Enacted —

Upon reading and considering the Petition of Phinehas Parker and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and shew cause if any he hath why the prayer thereof may not be granted — and that all further proceedings against said Parker be stayed until the decision of the General Court —

*Voted* that Mr E Smith Mr Young and Mr Simpson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Kimball Esq<sup>r</sup> and report thereon —

Whereas Timothy Gibson and Samuel Dodge have Petitioned the General Court representing that they were bound for the appearance of one David Dodge at the Superior Court of Judicature holden at Amherst in and for the County of Hillsborough on the first Tuesday of October \*last, and that the said David hath absconded so that they could not surrender his body into Court agreeably to the tenor of their recognizance whereby they have become liable to pay the Sum of One hundred pounds each and praying that they may not be prosecuted therefor but that the Same be remitted unto them

Therefore *Resolved* that the penalties aforesaid incurred as aforesaid be remitted unto the said Timothy Gibson and Samuel Dodge Provided Nevertheless that the said Timothy Gibson and Samuel Dodge shall at or before the next Superior Court of Judicature for said County pay all legal Costs that have arisen in consequence of the prosecution against the said David Dodge and on account of the forfeitures incurred by them

Adjourned to 3 o'Clock P M.

Met accordingly

*Voted* that Mr Connor Mr Badger & Mr E Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Benjamin Lamson and report thereon —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of the Town of Dorchester *voted* that the prayer thereof be so far granted and that he have leave to bring in a Bill for raising two pence  $\text{P}^r$  Acre on all the lands in said Town

Upon hearing and considering the Petition of Joel Doolittle *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly—

Upon hearing and considering the Petition from New Grantham *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Whitcomb M<sup>r</sup> Tarlton \* M<sup>r</sup> \* 14-281 N Hoit and M<sup>r</sup> Rand with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Letter from Doct<sup>r</sup> Samuel Tinney [Tenney] and [Doctor] William Parker [Jun<sup>r</sup>] to his Excellency the President and the papers accompanying the Same also of the Petition of John Hale and report thereon—

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Parker & M<sup>r</sup> Gale with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Eaton Kiniston and report thereon—

*Voted* that M<sup>r</sup> Tash M<sup>r</sup> Holmes and M<sup>r</sup> Allen with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Memorial of Cap<sup>t</sup> Titus Salter & report thereon—

An Act for assessing two pence  $\text{P}^r$  Acre on the Nonresidents lands in Chichester for repairing a Road through said Town was read a third time and passed to be Enacted—

Whereas a Petition hath been preferred to the General Court in behalf of the Town of New Grantham by the selectmen thereof setting forth that the Towns of New Grantham and Cornish were classed to Send a Representative and in the year 1787 it then being the privilege of New Grantham to send a Representative and the Inhabitants of Cornish being notified met with the Inhabitants of New Grantham when it was voted not to send a Representative that year but the Inhabitants of Cornish supposing themselves to be sufficient in number to send a Representative warned a Meeting and chose one accordingly and the Town of New Grantham were called upon to pay their proportion for the payment of said Representative and praying relief therefor—Therefore

*Resolved* that the aforesaid Sum of five pounds be abated the said Town of New Grantham and that the Treasurer govern himself accordingly and the said five pounds shall be charged to the said Town of Cornish and the Treasurer shall proceed in the same manner to recover of the said Town of \*Cornish \* 14-282

the said five pounds as by Law he would have done if the same had been originally laid or apportioned on said Town of Cornish —  
Adjourned to 9 o'Clock to morrow morning

WEDNESDAY DEC<sup>r</sup> 14<sup>th</sup> 1791 —

The House met according to adjournment

*Voted* that M<sup>r</sup> Freeman M<sup>r</sup> N Hoit, M<sup>r</sup> Carr, M<sup>r</sup> How and M<sup>r</sup> Simpson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of James Gould and all Similar matters and report thereon

*Voted* that M<sup>r</sup> Flanders, M<sup>r</sup> Harper & M<sup>r</sup> Dodge with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Benjamin Trip and report thereon —

*Voted* that the Secretary be directed to procure two hundred printed copies of the Act respecting schools passed the present Session that the same may be distributed to the Several Towns in this state at the close of the present Session

The Committee on the Petition of Susanna Dodge reported that the Judge of Probate in said County be impowered to issue a new Commission of Insolvency on said estate the lapse of time notwithstanding provided said Judge shall think it proper and reasonable that such Commission should issue — which report being read and considered *voted* that it be received and accepted and that a Bill be brought in for that purpose —

An Act to impower Nathanael Gilman Esquire to sell certain Real estate of Mary Ann Odlin and Charlotte Odlin was read a third time and passed to be Enacted —

Upon reading and considering the Petition of Samuel Sherburne Esq<sup>r</sup> and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on Tuesday

next and that the Petitioner cause that the Petitionee \*14-283 be served with a Copy of the Petition and order \*of

Court thereon as soon as may be that she may then appear and shew cause (if any she hath) why the prayer thereof may not be granted —

*Voted* that the hearing on the Petition of John Tasker Esq<sup>r</sup> and others which was to have been this day before the General Court be postponed to the second Wednesday of the next Session and that in the mean time the Petitioner cause that notice be given in the same manner as described in the former order and the same length of time prior to said day of hearing — Also that the hear-

ing on the Petition of the Proprietors of Eaton and Burton be postponed to the Second Wednesday of the next Session —

The Committee on the Petition of Henry Young Brown reported that an Act or Resolve be passed empowering and directing the Judge of the probate of Wills &c for the County of Rockingham to appoint Commissioners to examine such further claims against the Estate of his Excellency Governor Wentworth as have not yet been examined and that he certify the claims so examined and by him allowed as in other cases — which report being read and considered *voted* that it be received and accepted —

Adjourned to 3 o'Clock P. M —

Met accordingly —

The folloing vote came down from the Honb<sup>l</sup> Senate for Concurrence —

[In Senate Dec<sup>r</sup> 14<sup>th</sup> 1791 —]

*Voted* that M<sup>r</sup> Rogers, M<sup>r</sup> Dow, M<sup>r</sup> Peabody, M<sup>r</sup> Toppan M<sup>r</sup> Sheafe & M<sup>r</sup> Page [Payne] with such of the Honb<sup>l</sup> House as they may join be a Committee to consider a Report of one of the Committee for revising the Laws and to examine the printed sheets of Laws by him Exhibited and report what further measures are necessary to be taken for compleating the Code which report being read and considered *voted* to concur the Same and that M<sup>r</sup> Badger M<sup>r</sup> Parker M<sup>r</sup> Emerson M<sup>r</sup> Macgregore and M<sup>r</sup> Young be joined —

An Act to enable Mary Tufton Mason to take an appeal from a certain decree of the Court of Probate for the County of \*Rockingham to the Superior Court next to be \*14-284 holden in the Same County — was read a third time and passed to be Enacted —

Agreably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Thomas Pinkham *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Alexander Plumbly against Col<sup>o</sup> Ebenezer Brewster *voted* that the further consideration thereof be postponed until the Second Wednesday of the next session of which all concerned are to take notice and govern themselves accordingly —

Upon hearing and considering the Petition of Alexander Plumbly against Solomon Jacobs — *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

*Voted* that the remainder of the Hearings which were to have been this day before the General Court be postponed until to morrow of which all persons are to take notice and govern themselves accordingly —

Adjourned to 9 o'Clock to morrow morning —

THURSDAY DEC<sup>R</sup> 15<sup>th</sup> 1791

The House met according to adjournment

After reading several Bills, proceeded agreeably to the order of the day to a hearing on Petitions — [but came to no determination]

Adjourned to 3 o'Clock P M —

Met accordingly —

*Voted* that M<sup>r</sup> Young, M<sup>r</sup> Cilley & M<sup>r</sup> Bettan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Smith Emerson & report thereon —

Upon hearing and considering the Petition of David Webster Esq<sup>r</sup> motion was made that the prayer thereof be granted — On which motion the yeas and nays were called and are as follows — viz —

*14-285 *Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Abbott	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Bettan	M <sup>r</sup> P Clark	M <sup>r</sup> Holmes
M <sup>r</sup> Currier	M <sup>r</sup> Kellie	M <sup>r</sup> Gregg	M <sup>r</sup> Penniman
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Carr	M <sup>r</sup> Duncan	M <sup>r</sup> Griffin
M <sup>r</sup> Plummer	M <sup>r</sup> Bedee	M <sup>r</sup> Darling	M <sup>r</sup> Stone
M <sup>r</sup> Glidden	M <sup>r</sup> N Hoit	M <sup>r</sup> Gale	M <sup>r</sup> Gould
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Tasker	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Chamberlain	M <sup>r</sup> Stiles	M <sup>r</sup> E Hoit
M <sup>r</sup> N Emerson	M <sup>r</sup> McMillan	M <sup>r</sup> Parker	M <sup>r</sup> Norris
M <sup>r</sup> Godfrey	M <sup>r</sup> D Emerson	M <sup>r</sup> M Smith	M <sup>r</sup> Hutchens
M <sup>r</sup> T Page			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Pierce	M <sup>r</sup> Cilley	M <sup>r</sup> Warner	M <sup>r</sup> Rand
M <sup>r</sup> Macgregore	M <sup>r</sup> Knox	M <sup>r</sup> Ju <sup>s</sup> Smith	M <sup>r</sup> Bingham
M <sup>r</sup> Leavitt	M <sup>r</sup> How	M <sup>r</sup> Wallace	M <sup>r</sup> Kimball
M <sup>r</sup> Dodge	M <sup>r</sup> Waldron	M <sup>r</sup> Whitcomb	M <sup>r</sup> Freeman
M <sup>r</sup> Wiggins	M <sup>r</sup> Tash	M <sup>r</sup> Alexander	M <sup>r</sup> Payne
M <sup>r</sup> Clifford	M <sup>r</sup> Macgregore	M <sup>r</sup> Temple	

41 Yeas — 23 Nays — so it was granted and leave to bring in a Bill accordingly —

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly —

Adjourned to 9 o'Clock to morrow morning —

FRIDAY DEC<sup>r</sup> 16<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Payne M<sup>r</sup> Pierce M<sup>r</sup> Young and M<sup>r</sup> Parker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a Bill in addition to an Act intituled an Act to establish an equitable method of making rates and taxes &c. and report thereon

*Voted* that M<sup>r</sup> Emerson M<sup>r</sup> Simpson & M<sup>r</sup> Tash with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Select men of Durham, New Market and Stratham and report thereon —

The Committee on the Petition of Jeremiah Eastman and Edmund Chadwick in behalf of the Parish of Deerfield — reported that the order drawn in favour of said Deerfield amounting to two hundred and fifty nine pounds and Seven pence,

\* is now justly due and that it ought to be paid in Cer- \* 14-286  
tificates in favour of said Deerfield and the Treasurer  
exchange the Same — which report being read and considered  
*voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Badger M<sup>r</sup> E Smith & M<sup>r</sup> Griffin with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Col<sup>o</sup> Moses Kelley and papers accompanying the Same and report thereon —

*Voted* that M<sup>r</sup> Rand, M<sup>r</sup> Allen & M<sup>r</sup> Gains with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Account of Ichabod Rollins Esq<sup>r</sup> and report thereon

*Voted* that M<sup>r</sup> Bettan M<sup>r</sup> P Clark & M<sup>r</sup> Clifford with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Silsby and report thereon —

Upon reading and considering of the Petition of Daniel Rindge, Thomas Martin and John Pickering Esq<sup>rs</sup> *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

Adjourned to 3 o'Clock P. M. —

Met accordingly —

Upon reading and considering the Petition of Joseph Whipple Esq<sup>r</sup> and others *voted* that it be referred to the Committee on unlocated Lands —

Upon reading and considering the Petition of the Managers of New Castle Lottery, *voted* that the prayer thereof be so far granted as that a Committee be appointed to view the Situation

& examine into their proceedings and report thereon—and that said Committee consist of M<sup>r</sup> Duncan M<sup>r</sup> N Hoit, M<sup>r</sup> Holmes M<sup>r</sup> Young & M<sup>r</sup> P. Clark with such of the Hon<sup>b</sup> Senate as they may join for said purpose—

Agreeably to the order of the day proceeded to a hearing on Petitions, but the determination was postponed—

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed \* until to morrow of which all persons concerned are to take notice and govern themselves accordingly—

Adjourned to 9 o'Clock to morrow morning—

SATURDAY DEC<sup>R</sup> 17<sup>th</sup> 1791.

The House met according to adjournment

Proceeded to a determination on the Petitions which were heard Yesterday—

Upon considering the Petition from Littleton and Dalton *voted* that the prayers thereof be granted and that they have leave to bring in a Bill accordingly—

Upon considering the Petition of Samuel Smith and others Motion was made that the prayer thereof be so far granted as to give the Petitioners liberty to bring forward an Action in the nature of a Review—and that a Bill for that purpose be brought in accordingly—on which motion the Yeas and nays were called and are as follows (viz)—

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Weeks	M <sup>r</sup> Godfrey	M <sup>r</sup> Wallace	M <sup>r</sup> Penniman
M <sup>r</sup> Leavitt	M <sup>r</sup> T Page	M <sup>r</sup> Darling	M <sup>r</sup> Kimball
M <sup>r</sup> Dodge	M <sup>r</sup> J <sup>o</sup> Smith	M <sup>r</sup> Gale	M <sup>r</sup> S Duncan
M <sup>r</sup> Wiggin	M <sup>r</sup> How	M <sup>r</sup> Gerrish	M <sup>r</sup> Gould
M <sup>r</sup> Clifford	M <sup>r</sup> Waldron	M <sup>r</sup> Flanders	M <sup>r</sup> Crawford
M <sup>r</sup> Currier	M <sup>r</sup> Harper	M <sup>r</sup> Shepherd	M <sup>r</sup> E Hoyt
M <sup>r</sup> Eastman	M <sup>r</sup> N Hoit	M <sup>r</sup> Stiles	M <sup>r</sup> Norris
M <sup>r</sup> Cilley	M <sup>r</sup> Tasker	M <sup>r</sup> Parker	M <sup>r</sup> Hutchens
M <sup>r</sup> Tibbets	M <sup>r</sup> R Macgregore	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Glidden	M <sup>r</sup> Abbott	M <sup>r</sup> M Smith	M <sup>r</sup> Young
M <sup>r</sup> Knox	M <sup>r</sup> P Clark	M <sup>r</sup> Allen	M <sup>r</sup> Cargill
M <sup>r</sup> N Emerson			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Badger
M <sup>r</sup> Pierce	M <sup>r</sup> Plummer	M <sup>r</sup> Bettan	M <sup>r</sup> E Smith
M <sup>r</sup> Macgregore	M <sup>r</sup> March	M <sup>r</sup> Kellie	M <sup>r</sup> Bedee
M <sup>r</sup> B Page	M <sup>r</sup> J Clark	M <sup>r</sup> Carr	M <sup>r</sup> Tash



Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Chamberlain	M <sup>r</sup> J <sup>n</sup> Smith	M <sup>r</sup> Bingham	M <sup>r</sup> Stone
M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb	M <sup>r</sup> Holmes	M <sup>r</sup> Freeman
M <sup>r</sup> Warner	M <sup>r</sup> Alexander	M <sup>r</sup> Griffin	M <sup>r</sup> Payne
M <sup>r</sup> Gregg	M <sup>r</sup> Rand		

45 Yeas — 30 Nays — so the prayer thereof was granted [So the motion prevailed]

Agreeably to the order of the day proceeded to a hearing on Petitions but came to no determination — [thereon.]

\* *Voted* that the remainder of the hearings which \* 14-288 were to have been this day before the general Court be postponed until Tuesday next of which all persons concerned are to take notice and govern themselves accordingly

Adjourned to Monday next at 3 o'Clock P. M —

MONDAY DEC<sup>r</sup> 19<sup>th</sup> 1791.

The House met according to adjournment

The [Hon<sup>b</sup> the] Speaker being absent motion was made for the choice of a Speaker Protempore and the Hon<sup>b</sup> Elisha Payne Esq<sup>r</sup> was chosen for that purpose —

An Act to levy a Tax of one penny <sup>3</sup>/<sub>4</sub> Acre on the Nonresidents lands in Ossippee for the purpose of making and repairing highways was read a third time and passed to be Enacted —

An Act for the inspection of Pot and Pearl ashes was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Stiles M<sup>r</sup> Knox [Peirce] and M<sup>r</sup> J<sup>n</sup> Smith with such of the Hon<sup>b</sup> Senate as they may join be a Committee to consider of the Petition of Robert Wier and report thereon —

An Act to empower the Inhabitants of Dorchester in the County of Grafton to levy a tax on all lands (public lands excepted) in said Town for making and repairing the highways — was read a third time and passed to be Enacted —

Upon reading and considering the Petition of James Nicols and others *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Holmes M<sup>r</sup> Temple & M<sup>r</sup> R Macgregore with such of the Hon<sup>b</sup> Senate as they may join be a Committee to consider of the Petition of Joseph Hammond & report thereon —

Adjourned to 9 o'Clock to morrow morning

TUESDAY DEC<sup>R</sup> 20<sup>th</sup> 1791—

The House met according to adjournment

The Speaker & Speaker Protempore being absent motion was made for the choice of a Speaker Protempore and the Honb<sup>l</sup> Jonathan Freeman Esq<sup>r</sup> was chosen —

\* 14-289 \* The Committee on the Account of Ichabod Rollins Esq<sup>r</sup> reported that he be allowed the Sum of fifteen pounds twelve shillings and three pence in full of said Account which report being read and considered *voted* that it be received and accepted and that the President give order accordingly —

Resumed the consideration of the Petitions which were heard on Saturday last and after considering the Petition of Benjamin Abbott — *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly

Upon considering the Petition of the Proprietors of Unity *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

Upon considering the Petition from Wendall Lempster Unity Fishersfield and Newport *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Stiles, M<sup>r</sup> Currier & M<sup>r</sup> Bingham with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Banfill and report thereon

Upon reading and considering the Petition of George Gains Esq<sup>r</sup> and others *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

The Committee on the Petition of Benjamin Lamson and others reported that the prayer thereof be granted and that they have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

Upon reading and considering the Petition of Smith Emerson and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on Friday next and that the Petitioner cause that the select men of Lee and Polly Foss be served with a Copy of the Petition and order of Court thereon to morrow that they or either of them may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

\* 14-290 \* *Voted* that M<sup>r</sup> Badger M<sup>r</sup> J Macgregore & M<sup>r</sup> E Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thomas Simpson and report thereon —

*Voted* that M<sup>r</sup> Pierce, M<sup>r</sup> Emerson & M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Thomas Manning and report thereon—

An Act to empower the Inhabitants of New Grantham in the County of Cheshire to levy a Tax on all the lands (public lands Excepted) in said Town for making and repairing highways therein—was read a third time and passed to be Enacted—

Adjourned to 3 o'Clock P: M. —

Met accordingly

*Voted* that the Petition of John Lapish and John Rob be referred to the Committee on Invalids—

Upon reading and considering the Petition of the Inhabitants of the Town of Bartlett, *voted* that it be referred to the Committee on County lines—

Agreeably to the order of the day proceeded to a hearing on Petitions— but came to no determination—

*Voted* that the remainder of the hearings which were to have been this day before the General Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly—

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY DEC<sup>R</sup> 21<sup>st</sup> 1791

The House met according to adjournment

The vote respecting the hearing on the Petition of Smith Emerson came down from the Honb<sup>l</sup> Senate for the following amendment "that he be heard on Tuesday next instead of Friday" which was concurred

\* An Act to levy a Tax of two pence <sup>per</sup> Acre on all \* 14-291 the Lands in the Town of Washington for the purpose of making and repairing highways—was read a third time and passed to be Enacted—

Upon reading and considering the Petition of Susanna Dodge *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Spy also posted up in Some public place in the Town of Amherst the same term of time—six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be

granted and that all proceedings against the said Susanna respecting said Estate be stayed until the decision of the General Court—

*Resolved* that the Judge of Probate for the County of Rockingham be and hereby is impowered and directed to appoint Commissioners to examine such further claims against the Estate of his Excellency Governor Wentworth as have not yet been examined and allowed and that the same be certified as in other cases— Or lengthen out the time for the Commissioners who have already been appointed to receive and examine such claims and certify them as aforesaid as to the said Judge of Probate may appear for the public good—

Upon reading and considering the Petition of Sarah Gray *voted* that the Petitioner be heard thereon before the General Court the Second Thursday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successivly in the

New Hampshire Gazzettee and in one of the Boston  
 \* 14-292 news papers Six weeks prior to the day \*of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted—

Agreeably to the order of the day proceeded to a hearing on Petitions—

Upon hearing and considering the Petition of Jonathan Warner Esq<sup>r</sup>—*voted* that said Petition be dismissed

Adjourned to 3 o'Clock P. M—

Met accordingly

An Act to incorporate certain persons by the name of the New Hampshire friendly Society" was read a third time and passed to be Enacted—

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> P: Clark & M<sup>r</sup> Knox with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Willis Hall and report thereon—

An Act to impower the Judge of Probate of the County of Rockingham for the time being to appoint Commissioners and allow a further time for settlement of the Estate of Robert Curtis deceased represented Insolvent—was read a third time and passed to be Enacted—

An Act to authorize the Assessment and collection of Taxes in the Township of Coventry in the County of Grafton in said State, was read a third time and passed to be Enacted—

An Act to impower watchmen to apprehend and commit dis-

orderly persons as is herein after described was read a third time and passed to be Enacted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Benjamin Brown Jun<sup>r</sup> *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that the hearing on the Petition of Gideon \*Tif- \*14-293 fany, also the Petition of Abner Sanborn and others which were to have been this Session before the General Court be postponed to the second Thursday of the next Session of which all persons concerned are to take notice & govern themselves accordingly — but that the Execution against said Tiffany be no further stayed by order of Court —

*Voted* that the hearing on the Petition of Samuel Sherburne Esq<sup>r</sup> be postponed until Friday next at 3 o'Clock P. M. of which all concerned are to take notice and govern themselves accordingly —

*Voted* that M<sup>r</sup> Freeman, M<sup>r</sup> Parker, M<sup>r</sup> R Macgregore M<sup>r</sup> Jo<sup>r</sup> Smith and M<sup>r</sup> Wallace with such of the Hon<sup>b</sup> Senate as they may join be a Committee to consider of the Petition of John Young Esq<sup>r</sup> and report thereon

Adjourned to 9 o'Clock to morrow morning

#### THURSDAY DEC<sup>r</sup> 22<sup>d</sup> 1791.

The House met according to adjournment

An Act to disannex certain lands in the Town of New Castle with their Inhabitants from said Town & Annex the Same to the Parish of Rye, was read a third time and passed to be Enacted —

*Voted* that his Excellency the President have and receive out of the Treasury the Sum of Two hundred pounds as a Salary from June 1791 to June 1792 and that he take order accordingly —

On the report of a Committee that the Salary of the chief Justice be One hundred and eighty pounds the Yeas and nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Wiggin	M <sup>r</sup> March	M <sup>r</sup> Carr
M <sup>r</sup> Pierce	M <sup>r</sup> Clifford	M <sup>r</sup> Duncan	M <sup>r</sup> Waldron
M <sup>r</sup> Connor	M <sup>r</sup> Plummer	M <sup>r</sup> Knox	M <sup>r</sup> R Macgregore
M <sup>r</sup> Macgregore	M <sup>r</sup> Cilley	M <sup>r</sup> N Emerson	M <sup>r</sup> D Emerson
M <sup>r</sup> Leavitt	M <sup>r</sup> Glidden	M <sup>r</sup> Bettan	M <sup>r</sup> Warner

Yeas.	Yeas.	Yeas.	Yeas.
Mr J Duncan	Mr Temple	Mr Nicols	Mr Tarlton
Mr Parker	Mr Griffin	Mr Freeman	Mr Young
Mr Alexander	Mr Duncan	Mr Payne	Mr Weeks
*14-294 *Nays.	Nays.	Nays.	Nays.
Mr B Page	Mr T Page	Mr Tash	Mr Stiles
Mr Dodge	Mr Jon <sup>a</sup> Smith	Mr Chamberlain	Mr M Smith
Mr Currier	Mr Godfrey	Mr McMillan	Mr Allen
Mr Eastman	Mr T Page	Mr Abbott	Mr Rand
Mr Jab <sup>s</sup> Smith	Mr Jo <sup>a</sup> Smith	Mr P Clark	Mr Bingham
Mr J Clark	Mr Kellie	Mr Gregg	Mr Holmes
Mr March	Mr Harper	Mr Wallace	Mr Penniman
Mr Tibbetts	Mr Badger	Mr Gale	Mr Stone
[Mr Glidden]	Mr E Smith	Mr Norris	Mr Kimball
Mr Jon <sup>a</sup> Smith	Mr E Hoyt	Mr Gerrish	Mr Hutchens
Mr Crawford	Mr Bedee	[Mr Whitcomb]	Mr Simpson
Mr Godfrey	Mr N Hoit	Mr Shepherd	

32 Yeas — 46 Nays<sup>1</sup> — so it was not accepted —

Adjourned to 3 o'Clock P. M —

Met accordingly —

Upon reading and considering the Petition of Joseph Hammond and the Report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the first Tuesday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted and that all proceedings in consequence of the Judgment of Court therein mentioned be stayed until a decision of the General Court —

On Motion that the chief Justice of the Superior Court have and receive One hundred and Seventy pounds as a Salary the Yeas and Nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Cilley	Mr Bettan	Mr Griffin
Mr Pierce	Mr March	Mr Carr	Mr Stone
Mr Connor	Mr W <sup>m</sup> Duncan	Mr How	Mr Duncan
Mr Macgregore	Mr Knox	Mr Waldron	Mr Nicols
Mr B Page	Mr N Emerson	Mr E Smith	Mr Freeman
Mr Weeks	Mr McMillan	Mr Tash	Mr Payne
Mr Dodge	Mr R Macgregore	Mr J Duncan	Mr Tarlton
Mr Wiggin	Mr Warner	Mr Parker	Mr Simpson
Mr Clifford	Mr Gregg	Mr Alexander	Mr Young
Mr Plummer	Mr Jn <sup>a</sup> Smith	Mr Temple	

<sup>1</sup> The names of Godfrey, T. Page, and Jon<sup>a</sup> Smith are repeated in the list of nays.

*Nays.	Nays.	Nays.	Nays. * 14-295
M <sup>r</sup> Currier	M <sup>r</sup> Kellie	M <sup>r</sup> Gale	M <sup>r</sup> Bingham
M <sup>r</sup> Eastman	M <sup>r</sup> Harper	M <sup>r</sup> Gerrish	M <sup>r</sup> Holmes
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Badger	M <sup>r</sup> Flanders	M <sup>r</sup> Penniman
M <sup>r</sup> Clark	M <sup>r</sup> N Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> Kimball
M <sup>r</sup> Tibbetts	M <sup>r</sup> Chamberlain	M <sup>r</sup> Stiles	M <sup>r</sup> Gould
M <sup>r</sup> Glidden	M <sup>r</sup> Abbott	M <sup>r</sup> Whitcomb	M <sup>r</sup> Crawford
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> P Clark	M <sup>r</sup> M Smith	M <sup>r</sup> E Hoyt
M <sup>r</sup> Godfrey	M <sup>r</sup> Wallace	M <sup>r</sup> Rand	M <sup>r</sup> Norris
M <sup>r</sup> T Page	M <sup>r</sup> Darling	M <sup>r</sup> Allen	M <sup>r</sup> Hutchens
M <sup>r</sup> Jo <sup>s</sup> Smith			

39 Yeas — 37 Nays — So it passed in the affirmative —

*Voted* that the Hon<sup>ble</sup> John Pickering Esq<sup>r</sup> have & receive One hundred and Seventy pounds as a Salary as chief Justice of the Superior Court of Judicature and the other Justices of Said Court one hundred and thirty pounds each as a Salary from June 1791 to June 1792 — the fees they may severally receive in the Course of their business being deducted out of said Salaries — That the President give order on the Treasurer for the remainder of said Sums to be paid in Quarterly payments — That the Treasurer receive two hundred and forty pounds in full for all his Services to include his responsibility in Office, Office hire, Stationary and all other charges — The Attorney General Sixty pounds — Secretary fifty pounds and that the President give order accordingly — that said Sums be considered as Salaries to said Officers from June 1791 to June 1792 —

Upon reading and Considering the Petition of Robert Wier and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the first Tuesday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a Copy of the Petition and order of Court thereon six weeks prior to the said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted and that all proceedings in consequence of said Judgment be stayed until a decision of the General Court —

\* *Voted* that the Treasurer immediately call on all persons indebted to the state for Impost or excise to renew their respective Bonds with Interest by the twenty second day of February next with such sureties as the Treasurer may require and to issue extents against all persons that shall refuse or neglect to comply with this order —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Badger, M<sup>r</sup> Wallace, M<sup>r</sup> Penniman

and M<sup>r</sup> Simpson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration all applications that may be made to them by persons who are indebted to this state on Excise Bonds & report thereon—

*Voted* that the Honb<sup>l</sup> John Taylor Gilman Esq<sup>r</sup> and the Honb<sup>l</sup> Nathanael Rogers Esq<sup>r</sup> be and they hereby are appointed a Committee with full power to settle all accounts due to the state prior to June 1784 and to discharge the Same on receiving Such sum or sums or Security therefor as they shall judge proper—

The vote granting the prayer of the Petition from Wendall Lempster Unity &c came down from the Honb<sup>l</sup> Senate for the following amendment “That any person living on that part of the premises which is taken out of Lempster have liberty of polling out of said premises to the Town of Lempster, and any Inhabitant of Lempster owning land in the premises have the same liberty of Polling his land to said Town any time within one year and that the Contract with the Rev<sup>d</sup> M<sup>r</sup> Fisher be in no way effected by the said Act which amendment was read and concurred—

An Act to authorize James Thurston Senior of Exeter and Elisabeth his wife to convey certain lands—was read a third time and passed to be Enacted—

Adjourned to 9 o’Clock to morrow morning

FRIDAY DEC<sup>r</sup> 23<sup>d</sup> 1791

The House met according to adjournment

\* 14-297 The Committee on the Petition of the Select men of \* Durham Stratham and New Markett reported that the prayer of the Petition be granted and that the Petitioners have leave to bring in a Bill accordingly—which report being read and considered *voted* that it be received and Accepted—

An Act in addition to an Act intituled an Act to establish an equitable method of making rates and Taxes and determining who shall be legal voters in Town and parish affairs and for repealing certain Acts herein after mentioned was read a third time and motion was made that it pass to be Enacted on which motion the yeas and nays were called and are as follows—

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Page	M <sup>r</sup> Wiggin	M <sup>r</sup> Plummer
M <sup>r</sup> Pierce	M <sup>r</sup> Weeks	M <sup>r</sup> Clifford	M <sup>r</sup> March
M <sup>r</sup> Connor	M <sup>r</sup> Leavitt	M <sup>r</sup> Currier	M <sup>r</sup> Glidden
M <sup>r</sup> Macgregore	M <sup>r</sup> Dodge	M <sup>r</sup> Eastman	M <sup>r</sup> W <sup>m</sup> Duncan



Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Knox	M <sup>r</sup> Chamberlain	M <sup>r</sup> Flanders	M <sup>r</sup> Griffin
M <sup>r</sup> Godfrey	M <sup>r</sup> R Macgregore	M <sup>r</sup> Shepherd	M <sup>r</sup> Stone
M <sup>r</sup> Page	M <sup>r</sup> Warner	M <sup>r</sup> Stiles	M <sup>r</sup> Kimball
M <sup>r</sup> Bettan	M <sup>r</sup> Abbott	M <sup>r</sup> Parker	M <sup>r</sup> Nicols
M <sup>r</sup> Kellie	M <sup>r</sup> P Clark	M <sup>r</sup> Alexander	M <sup>r</sup> Crawford
M <sup>r</sup> Carr	M <sup>r</sup> Gregg	M <sup>r</sup> M Smith	M <sup>r</sup> Freeman
M <sup>r</sup> How	M <sup>r</sup> J Duncan	M <sup>r</sup> Rand	M <sup>r</sup> Payne
M <sup>r</sup> Waldron	M <sup>r</sup> Wallace	M <sup>r</sup> Allen	M <sup>r</sup> Hutchens
M <sup>r</sup> Badger	M <sup>r</sup> Darling	M <sup>r</sup> Bingham	M <sup>r</sup> Tarlton
M <sup>r</sup> E Smith	M <sup>r</sup> Gale	M <sup>r</sup> Holmes	M <sup>r</sup> Cargill
M <sup>r</sup> N Hoyt	M <sup>r</sup> Gerrish	M <sup>r</sup> Penniman	M <sup>r</sup> McMillan
M <sup>r</sup> Tash			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Jon <sup>s</sup> Clark	M <sup>r</sup> Gould	M <sup>r</sup> Norris	M <sup>r</sup> Young
M <sup>r</sup> Temple	M <sup>r</sup> E Hoyt	M <sup>r</sup> Simpson	

61 Yeas — 7 Nays — so it passed in the affirmative —

M<sup>r</sup> Young gave in the following as his Objections to passing the foregoing Bill previous to taking the Yeas and Nays thereon

Upon the third reading of the Bill for regulating the Collection of Taxes of Nonresidents in the way and manner pointed out in said Bill by the Subscriber a Member of this House —

1<sup>st</sup>. Because there is a manifest contradiction in the Bill, as in the former part thereof it is calculated to relieve select \* men &c where lots of land are laid out and the Grant- \* 14-298  
ees are not known and in the latter part of said Bill it is said that the Collectors shall advertize under what grant such lots were laid out or words to that amount

2<sup>d</sup> because that the whole of said Bill is calculated to operate injuriously (if there is any force in it) as when there is a dispute by reason of there being two or more grants of the same lands the parties to the dispute may & probably will be prevented a trial by Jury —

Many other objections might be made but he will only request the yeas and nays to be taken upon the question for passing said Bill and that the foregoing be entered on the journals of the House as his objections —

Portsmouth Dec<sup>r</sup> 22<sup>d</sup> 1791 —

John Young

The Committee in the Resolve respecting abatement of Taxes and unlocated lands reported in part that the Inhabitants of those towns and places six miles square and other Towns larger or Smaller in that proportion in this state whose numbers do not consist of forty rateable Polls be hereafter exempt from all state Taxes for their Polls improved lands and other rateable estate until

their numbers amount to the aforesaid number of forty rateable Polls — The Committee further reported — that the legislature shall now proceed to grant the unlocated lands in the state in terms as shall most effectually secure the settlement of said lands (viz) that there shall be settled on every Township of lands Six miles square forty families within ten years and that two good roads shall be made within five years thr<sup>o</sup> said Towns as shall best serve the public and the Towns, and that there be three lots reserved one for the first Minister, the Second for a School, the third for a parsonage — In case of Non-compliance the lands to revert to the state and that the General Court now fix on the Sum \*14-299 \*and manner of granting the Same — which report having been read and considered — *voted* that the Same be received and accepted and that M<sup>r</sup> Pierce, M<sup>r</sup> Badger M<sup>r</sup> R Macgregore M<sup>r</sup> Parker and M<sup>r</sup> Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider and report what is necessary to be done to carry the foregoing into effect or what alteration is necessary to be made therein —

Upon reading and considering the Petition of A R Cutter and others *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> E Smith, M<sup>r</sup> R Macgregore [M<sup>r</sup> Penniman] & M<sup>r</sup> Payne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take into consideration the propriety and Utility of this State's becoming a Subscriber to the Bank forming in this state and report thereon —

The Committee on the Petition of Joseph Kimball Esq<sup>r</sup> in behalf of the Town of Plainfield reported as follows (viz) that the General Court in the year 1786 passed the following vote (viz) That the Town of Plainfield be abated their Taxes (viz) from the doomage 1777 to 1780 one half, from 1780 to 1783 two fifths — and from 1783 until a new proportion four ninths — And that said Town had eight men in the Service in the year 1777 — who served three years from their Inlistment — They therefore Reported that the Town of Plainfield be discharged from the Sum stated to be due from said Town by the certificate of the late Treasurer William Gardner Esq<sup>r</sup> which report being read and considered *voted* that it be received and accepted and that the Treasurer take order accordingly —

Adjourned to 3 o'Clock P. M —

Met accordingly —

An Act to enable Benjamin Brown Jun<sup>r</sup> to review an Action in

the Inferior Court in the County of Hillsborough was read a third time and passed to be Enacted —

\* Upon reading and considering the Petition of George Jaffry Esq<sup>r</sup> and others *voted* that the Petitioners be heard thereon before the General Court on Tuesday next — \*14-300

The vote granting a hearing on the Petition of Robert Weir and staying Law proceedings came down from the Honb<sup>l</sup> Senate for the following amendment “that all judicial proceedings thereon be not stayed” which was read and concurred with this amendment the said judicial proceedings be not stayed by order of this Court

*Voted* that the Treasurer be directed not to issue any extents against the Town of Stratford in the County of Grafton until two years from this State [date] are expired —

An Act to incorporate certain persons by the Name of the United fire Society Number One — was read a third time and passed to be Enacted —

An Act to give the force and validity of an original Deed to the Copy of a Deed from the Inhabitants of the Town of Hampstead to the proprietors of the Town of Kingstown which is now recorded in the proprietary books of Unity — was read a third time and passed to be Enacted —

The Committee on the Petition of Moses Kelley Esq<sup>r</sup> Reported that the prayer thereof be granted and that a Resolve pass Authorizing the Treasurer to refund to said Kelley thirty one pounds four Shillings in specie provided it shall appear to him that Joshua Wentworth Esq<sup>r</sup> has not been credited for said Sum on Settlement of his Rum Tax so called — which report being read and considered *voted* that it be received and accepted —

The Committee on the Petition of Experience Triskett reported that the President and Council be desired to enquire into the facts stated in the Petition and if it appears that the Petitioner hath not received depreciation that his Exc<sup>y</sup> give order on the Treasurer for issuing the Same — which \*report being \*14-301 read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Bettan M<sup>r</sup> Penniman & M<sup>r</sup> Emerson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Samuel Penhallow Jun<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Flanders, M<sup>r</sup> E Smith, M<sup>r</sup> Connor, M<sup>r</sup> Glidden and M<sup>r</sup> Payne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Gen<sup>l</sup> James Reid and report thereon —

The Committee on the letter from James Macgregore Esq<sup>t</sup> and the papers accompanying the Same Reported that as the time limited by a Resolution of the General Court of the Seventh day of June last for the Commissioners of this State to receive and adjust the claims of this state against the United states is expired it is therefore necessary that a further time for finishing said business be given James Macgregore Esq<sup>r</sup> one of said Commissioners until the fifteenth day of June next and that he be vested with all the powers given in and by said Resolve to said Commissioners —  
Adjourned to 9 o'Clock to morrow morning —

SATURDAY DEC<sup>r</sup> 24<sup>th</sup> 1791 :

The House met according to adjournment

On that part of a Resolve that came down from the Hon<sup>bl</sup> Senate directing the Treasurer to issue extents for outstanding taxes to compleat the collection thereof by the first Wednesday of June next — the Yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Clifford	M <sup>r</sup> Godfrey	M <sup>r</sup> Kellie
M <sup>r</sup> Connor	M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> T Page	M <sup>r</sup> J Duncan
M <sup>r</sup> Leavitt	M <sup>r</sup> Plummer	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Wallace
M <sup>r</sup> Dodge	M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Bettan	M <sup>r</sup> Freeman
M <sup>r</sup> Wiggin	M <sup>r</sup> N Emerson		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> J Macgregore	M <sup>r</sup> March	M <sup>r</sup> E Smith	M <sup>r</sup> Abbott
M <sup>r</sup> B Page	M <sup>r</sup> Glidden	M <sup>r</sup> N Hoit	M <sup>r</sup> P Clark
M <sup>r</sup> Weeks	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Tash	M <sup>r</sup> Gregg
M <sup>r</sup> Currier	M <sup>r</sup> Knox	M <sup>r</sup> Chamberlain	M <sup>r</sup> Jn <sup>o</sup> Smith
M <sup>r</sup> Eastman	M <sup>r</sup> Carr	M <sup>r</sup> McMillan	M <sup>r</sup> Darling
M <sup>r</sup> Cilley	M <sup>r</sup> How	M <sup>r</sup> Griffin	M <sup>r</sup> Payne
*14-302 *M <sup>r</sup> Gale	M <sup>r</sup> Parker	M <sup>r</sup> Stone	M <sup>r</sup> Norris
M <sup>r</sup> Gerrish	M <sup>r</sup> Temple	M <sup>r</sup> Duncan	M <sup>r</sup> Hutchens
M <sup>r</sup> Flanders	M <sup>r</sup> Rand	M <sup>r</sup> Nicols	M <sup>r</sup> Tariton
M <sup>r</sup> Shepherd	M <sup>r</sup> Allen	M <sup>r</sup> Gould	M <sup>r</sup> Simpson
M <sup>r</sup> Stiles	M <sup>r</sup> Holmes	M <sup>r</sup> Crawford	M <sup>r</sup> Young
M <sup>r</sup> Whitcomb	M <sup>r</sup> Penniman	M <sup>r</sup> E Hoyt	M <sup>r</sup> Cargill
	M <sup>r</sup> Waldron	M <sup>r</sup> D Emerson	

18 Yeas — 50 Nays — so it was negatived —

An Act to alter and direct the time and place of holding our Superior Court of Judicature in our County of Grafton was read a third time and passed to be Enacted

An Act to impower Benjamin Abbott to review an Action heretofore brought by him against Samuel Hobart Esq<sup>r</sup> of Exeter — was read a third time and passed to be Enacted

Adjourned to Monday next at 3 o'Clock P. M

MONDAY DEC<sup>R</sup> 26<sup>th</sup> 1791.

The House met according to adjournment

*Voted* that Mr Simpson, Mr Warner & Mr J Duncan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of [Phillip Hills & report thereon —

*Voted* that Mr B Page, Mr Gregg & Mr Dodge with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of] Joseph Philbrick & Abigail Eaton & report thereon—

Upon reading and considering the Petition of the Select men of Greenfield *voted* that the prayer thereof be Granted and that they have leave to bring in a Bill accordingly —

An Act to incorporate a certain tract of Land into a Township by the name of Goshen — was read a third time and passed to be Enacted —

*Voted* that Mr Macgregore Mr Stone & Mr Jab<sup>s</sup> Smith with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Josiah Gilman Esq<sup>r</sup> and report thereon —

\* An Act authorizing the Collection of County Taxes \* 14-303 which are or may be assessed upon Nonresidents lands in unincorporated Towns and places within this State was read a third time and passed to be Enacted —

*Voted* that the Account of Caleb Buswell amounting to thirty Six shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that Mr E Smith, Mr Connor & Mr N Hoit with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of John Samuel Sherburne Esq<sup>r</sup> and report thereon —

An Act to limit the time of prosecuting Demands against the estate of Thomas Simpson late of Portsmouth Esq<sup>r</sup> deceased was read a third time and passed to be Enacted —

*Voted* that the Account of George Hough be referred to the Committee on printers accounts and that they report thereon —

On motion for dismissing a Resolve sent down from the Honb<sup>l</sup> Senate respecting Post riders which was a little altered from the Resolve sent up for concurrence, the yeas and Nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Clifford	Mr Glidden	Mr Badger	Mr Gregg
Mr Currier	Mr Godfrey	Mr E Smith	Mr J Duncan
Mr Plummer	Mr Jo <sup>s</sup> Smith	Mr Chamberlain	Mr Darling
Mr J Clark	Mr Bettan	Mr P. Clark	Mr Shepherd

Yeas.	Yeas.	Yeas.	Yeas.
Mr Stiles	Mr M Smith	Mr Holmes	Mr S Duncan
Mr Whitcomb	Mr Rand	Mr Penniman	Mr Simpson
Mr Alexander	Mr Allen	Mr Stone	Mr Cargill
Nays.	Nays.	Nays.	Nays.
Mr Connor	Mr N Emerson	Mr Jn <sup>o</sup> Smith	Mr Gould
Mr Macgregore	Mr Kellie	Mr Wallace	Mr Crawford
Mr Weeks	Mr Waldron	Mr Gale	Mr E Hoyt
Mr Leavitt	Mr Harper	Mr Gerrish	Mr Freeman
Mr Dodge	Mr N Hoit	Mr Parker	Mr Payne
Mr Wiggin	Mr Tash	Mr Temple	Mr Norris
Mr Jab <sup>a</sup> Smith	Mr Warner	Mr Bingham	Mr Hutchens
Mr Jon <sup>a</sup> Smith	Mr Abbott	Mr Griffin	Mr Young

28 Yeas — 32 Nays — so it was not dismissed —

\* 14-304 \* On motion that the consideration of said Resolve be postponed to the Session in June next — the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr B Page	Mr Jon <sup>a</sup> Smith	Mr P. Clark	Mr Rand
Mr Wiggin	Mr N Emerson	Mr Gregg	Mr Allen
Mr Dodge	Mr Godfrey	Mr J Duncan	Mr Holmes
Mr Currier	Mr Jo <sup>a</sup> Smith	Mr Gale	Mr Penniman
Mr Jab <sup>a</sup> Smith	Mr Bettan	Mr Shepherd	Mr Stone
Mr Plummer	Mr How	Mr Stiles	Mr Gould
Mr Tibbets	Mr Badger	Mr Whitcomb	Mr Cargill
Mr Glidden	Mr E Smith	Mr Alexander	
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr McMillan	Mr Temple	Mr Freeman
Mr Connor	Mr Warner	Mr Bingham	Mr Payne
Mr Macgregore	Mr Abbott	Mr Griffin	Mr Norris
Mr J Clark	Mr Jn <sup>o</sup> Smith	Mr Duncan	Mr Hutchens
Mr Waldron	Mr Wallace	Mr Nicols	Mr Tarlton
Mr N Hoit	Mr Gerrish	Mr Crawfords	Mr Simpson
Mr Tash	Mr Parker	Mr E Hoyt	Mr Young
Mr Chamberlain			

31 Yeas — 29 Nays — so it was postponed —

Adjourned to 9 o'Clock to morrow morning

TUESDAY DEC<sup>R</sup> 27<sup>th</sup> 1791.

The House met according to adjournment

An Act to levy a Tax of two pence ~~per~~ Acre on all the lands in Orford for the purpose of making & repairing highways was read a third time and passed to be Enacted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Adjourned to 3 o'Clock P. M —

Met accordingly —

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate Dec<sup>r</sup> 27<sup>th</sup> 1791 —

*Voted* that M<sup>r</sup> Page M<sup>r</sup> Rogers, M<sup>r</sup> Dow & M<sup>r</sup> Sheafe with such of the Honb<sup>l</sup> House as they may join be a Committee to take into consideration the proposed Resolve for completeing the Collection of the outstanding Taxes and report thereon — which vote was read and concurred and M<sup>r</sup> Gains M<sup>r</sup> Connor, M<sup>r</sup> Waldron M<sup>r</sup> N Hoit M<sup>r</sup> Jn<sup>o</sup> Smith M<sup>r</sup> Gerrish M<sup>r</sup> Parker, M<sup>r</sup> Penniman M<sup>r</sup> Simpson & M<sup>r</sup> Payne joined —

\* Agreeably to the order of the day proceeded to a \* 14-305 hearing on Petitions —

Upon hearing and considering the Petition of Samuel Sherburne Esq<sup>r</sup> *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Smith Emerson *voted* that the Petition be dismissed —

*Voted* that the hearing on the Petition of George Jaffry Esq<sup>r</sup> and others which was to have been this day before the Gen<sup>l</sup> Court be postponed until to morrow of which all persons concerned are to take notice and govern themselves accordingly

An Act for repealing a clause in an Act for regulating the exportation of Beef and Pork passed the 16<sup>th</sup> day of June last, was read a third time and passed to be Enacted —

Adjourned to 9 o'Clock to morrow morning —

WEDNESDAY DEC<sup>r</sup> 28<sup>th</sup> 1791.

The House met according to adjournment

An Act in addition to an Act intituled an Act to establish an equitable method of making rates and taxes and determining who shall be legal voters in town and parish affairs and for regulating certain Acts herein after mentioned, was read a third time and passed to be Enacted —

An Act to impower the Judge of Probate to appoint Commissioners, or lengthen out the time for the Commissioners to receive the claims upon the Estate of his Excellency John Wentworth — was read a third time and passed to be Enacted —

An Act to empower Benjamin Lamson to sell certain Estate — was read a third time and passed to be Enacted —

The Act to Alter and direct the time and place of holding our Superior Court of Judicature in our County of Grafton — was brought down from the Honb<sup>l</sup> Senate without being concurred and a Bill proposed in lieu thereof — Which Bill when read for a third time — the Yeas and nays were called for passing the Same and were as follows (viz) —

*14-306 *Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Knox	M <sup>r</sup> Griffin	M <sup>r</sup> Tarlton
M <sup>r</sup> Connor	M <sup>r</sup> Badger	M <sup>r</sup> S Duncan	M <sup>r</sup> Simpson
M <sup>r</sup> Macgregore	M <sup>r</sup> Duncan	M <sup>r</sup> Freeman	M <sup>r</sup> Young
M <sup>r</sup> Leavitt	M <sup>r</sup> Stiles	M <sup>r</sup> Payne	M <sup>r</sup> Cargill
M <sup>r</sup> Clifford	M <sup>r</sup> Temple	M <sup>r</sup> Hutchens	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> B Page	M <sup>r</sup> Godfrey	M <sup>r</sup> Warner	M <sup>r</sup> Rand
M <sup>r</sup> Weeks	M <sup>r</sup> T Page	M <sup>r</sup> Abbott	M <sup>r</sup> Allen
M <sup>r</sup> Dodge	M <sup>r</sup> Kellie	M <sup>r</sup> Wallace	M <sup>r</sup> Penniman
M <sup>r</sup> Currier	M <sup>r</sup> Harper	M <sup>r</sup> Gale	M <sup>r</sup> Stone
M <sup>r</sup> Eastman	M <sup>r</sup> E Smith	M <sup>r</sup> Gerrish	M <sup>r</sup> Gould
M <sup>r</sup> Plummer	M <sup>r</sup> N Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> J Clark	M <sup>r</sup> Tash	M <sup>r</sup> Parker	M <sup>r</sup> E Hoyt
M <sup>r</sup> Tibbetts	M <sup>r</sup> Chamberlain	M <sup>r</sup> Alexander	M <sup>r</sup> Norris
M <sup>r</sup> N Emerson	M <sup>r</sup> McMillan	M <sup>r</sup> M Smith	

19 Yeas — 35 Nays — so it was rejected and the former one sent up to the Honb<sup>l</sup> Senate for Concurrence —

*Resolved* that one half of the Courts of Law within and for the County of Hillsborough from and after the expiration of two years be held in some convenient place in the Northerly part of said County and that the Honb<sup>l</sup> Thomas Bartlett Thomas Cogswell and Lemuel Holmes Esquires be a Committee at the expence of said County to determine the place where the Same shall be held and make report of such determination to the General Court of said State as soon as conveniently may be —

The vote for a hearing on the Petition of Benjamin Archer which at the last Session was ordered by the Honb<sup>l</sup> Senate to lay for consideration was sent down appointing the hearing on the Second Thursday of the next session which was read and concurred —

The Committee on the Petition of Joseph Philbrick and Abigail Eaton reported that the prayer of said Petition be granted and that they have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and Accepted —



Upon reading and considering the Petition of Phillip Hills and the report of a Committee thereon *voted* that the \*Petitioner be heard thereon before the General Court \*14-307 on the second friday of the next session and that in the mean time the Petitioner cause that the Select men of Dunstable Nottingham-West and Litchfield be served with a Copy of the Petition and order of Court thereon six weeks prior to said day of hearing that they may then appear and shew cause if any they have why the prayer thereof may not be granted—

*Voted* that M<sup>r</sup> Hoit, M<sup>r</sup> Godfrey & M<sup>r</sup> Macgregore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Dudley Watson and report thereon

The Committee on the Petition of Samuel Silsby reported that the prayer thereof be granted and that he have leave to bring in a Bill accordingly which report being read and considered *voted* that it be received and accepted—

*Voted* that M<sup>r</sup> N Hoit, M<sup>r</sup> Crawford & M<sup>r</sup> Simpson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Inhabitants of Dorchester & report thereon—

Adjourned to 3 o'Clock P. M.—

Met accordingly

Agreeably to the order of the day proceeded to a hearing on the Petition of George Jaffry Esq<sup>r</sup> and others, Masonian Proprietors—

*Voted* that M<sup>r</sup> Plummer M<sup>r</sup> Connor, M<sup>r</sup> Badger, M<sup>r</sup> Smith M<sup>r</sup> J [John] Duncan, M<sup>r</sup> Warner, M<sup>r</sup> Penniman, M<sup>r</sup> Stiles, M<sup>r</sup> Payne and M<sup>r</sup> Simpson with such of the Honb<sup>l</sup> Senate as they may join be a Committee to take under consideration the Petition of the Masonian proprietors and the Bond by them given to the state and the matters relative thereto—and report thereon—

An Act in Addition to and explanation of an Act intituled An Act to incorporate the South part of the Society Land and sundry other tracts of land made and passed the fourteenth day of June Anno Domini 1791—was read a third time and passed to be Enacted—

An Act in addition to an Act intituled an Act to regulate the repair of the bridge over Exeter River from Stratham to New Market and directing the manner in which the Same shall \*be repaired in future, was read a third time and \*14-308 passed to be Enacted—

Adjourned to 9 o'Clock to morrow morning

THURSDAY DEC<sup>R</sup> 29<sup>th</sup> 1791.

The House met according to adjournment

Whereas the Inferior Court of Common pleas by Law to be holden at Portsmouth in the County of Rockingham on the first Tuesday of February next and the Inferior Court of Common pleas by law to be holden at Dover on the third Tuesday of February next and the Court of General Sessions of the Peace in said County of Strafford to be holden at Dover on the Thursday next following the third Tuesday of February next will probably happen at the time when the Convention of this state will be in session, many members of the Convention having business to transact at said Courts of Law —

Therefore *Resolved* that the said Inferior Court of Common Pleas by Law to be holden at said Portsmouth on the first Tuesday of February next be and hereby is adjourned to the last Tuesday of February next then to be holden at Portsmouth aforesaid, and that the said Inferior Court of Common pleas by law to be holden at Dover aforesaid on the third Tuesday in February next be and hereby is adjourned to the Second Tuesday of March next and the Court of General sessions of the Peace to be holden at Dover on the Thursday next following the third Tuesday of February next be and hereby is adjourned to the Thursday next following the Second Tuesday in March next, and all suits and pleas pending at said Courts and all writs and processes returnable to said Courts to be held by Law as aforesaid shall be returned to and sustained by said Respective Courts at the times and places to which said Courts are by this Resolve respectively adjourned to — and that all persons concerned take notice thereof and govern themselves accordingly —

*Voted* that Thursday the fifth day of April next be observed and kept as a day of public humiliation fasting and prayer throughout this state and that his Excellency the President with advice of Council Seasonably issue a Proclamation

\* 14-309 tion \* for that purpose —

*Voted* that Mr Badger, Mr Whitcomb Mr J Macgregore Mr Godfrey & Mr Abbott with such of the Hon<sup>l</sup> Senate as they may join be a Committee to consider of a Resolve for making two districts for representation from Bath Landaff and other Towns and report thereon —

Adjourned to 3 o'Clock P. M —

Met accordingly

Upon reading and considering the Petition of the Trustees of the Atkinson, New Ipswich Charlestown, Amherst & Chesterfield Academies—motion was made to grant the prayer of said Petitions—on which motion the yeas and nays were called and are as follows—(viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Macgregore	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> B Darling	M <sup>r</sup> Gould
M <sup>r</sup> B Page	M <sup>r</sup> Harper	M <sup>r</sup> Stiles	M <sup>r</sup> Freeman
M <sup>r</sup> Dodge	M <sup>r</sup> R Macgregore	M <sup>r</sup> Temple	M <sup>r</sup> Payne
M <sup>r</sup> Clifford	M <sup>r</sup> Warner	M <sup>r</sup> M Smith	M <sup>r</sup> Tarlton
M <sup>r</sup> March	M <sup>r</sup> P. Clark	M <sup>r</sup> Bingham	M <sup>r</sup> Simpson
M <sup>r</sup> Knox	M <sup>r</sup> J Duncan	M <sup>r</sup> S Duncan	M <sup>r</sup> Young
M <sup>r</sup> Page	M <sup>r</sup> Wallace		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Tash	M <sup>r</sup> Rand
M <sup>r</sup> Connor	M <sup>r</sup> N Emerson	M <sup>r</sup> Chamberlain	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Godfrey	M <sup>r</sup> McMillan	M <sup>r</sup> Holmes
M <sup>r</sup> Leavitt	M <sup>r</sup> Bettan	M <sup>r</sup> Abbott	M <sup>r</sup> Penniman
M <sup>r</sup> Wiggin	M <sup>r</sup> Kellie	M <sup>r</sup> Gale	M <sup>r</sup> Griffin
M <sup>r</sup> Currier	M <sup>r</sup> Carr	M <sup>r</sup> Gerrish	M <sup>r</sup> Stone
M <sup>r</sup> Eastman	M <sup>r</sup> How	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Waldron	M <sup>r</sup> Whitcomb	M <sup>r</sup> E Hoyt
M <sup>r</sup> Plummer	M <sup>r</sup> E Smith	M <sup>r</sup> Parker	M <sup>r</sup> Norris
M <sup>r</sup> Tibbetts	M <sup>r</sup> N Hoit	M <sup>r</sup> Alexander	M <sup>r</sup> Hutchens
M <sup>r</sup> Jon <sup>s</sup> Smith			

26 Yeas — 41 Nays — so the motion was lost—

Motion was then made to postpone the consideration thereof until to morrow on which motion the yeas & nays were called and are as follows — (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> N Emerson	M <sup>r</sup> N Hoit	M <sup>r</sup> Holmes
M <sup>r</sup> Connor	M <sup>r</sup> Godfrey	M <sup>r</sup> McMillan	M <sup>r</sup> Penniman
M <sup>r</sup> Weeks	M <sup>r</sup> Bettan	M <sup>r</sup> Abbott	M <sup>r</sup> Griffin
M <sup>r</sup> Leavitt	M <sup>r</sup> Kellie	M <sup>r</sup> Jn <sup>s</sup> Smith	M <sup>r</sup> Stone
M <sup>r</sup> Wiggin	M <sup>r</sup> Carr	M <sup>r</sup> Gale	M <sup>r</sup> Gould
M <sup>r</sup> Currier	M <sup>r</sup> How	M <sup>r</sup> Gerrish	M <sup>r</sup> Crawford
M <sup>r</sup> Eastman	M <sup>r</sup> Waldron	M <sup>r</sup> Rand	M <sup>r</sup> E Hoyt
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Badger	M <sup>r</sup> Allen	M <sup>r</sup> Norris
M <sup>r</sup> Plummer	M <sup>r</sup> E Smith		
*Nays.	Nays.	Nays.	Nays. *14-310
M <sup>r</sup> J Macgregore	M <sup>r</sup> March	M <sup>r</sup> Knox	M <sup>r</sup> Tash
M <sup>r</sup> B Page	M <sup>r</sup> J Clark	M <sup>r</sup> Page	M <sup>r</sup> Chamberlain
M <sup>r</sup> Dodge	M <sup>r</sup> Tibbetts	M <sup>r</sup> J Smith	M <sup>r</sup> P Clark
M <sup>r</sup> Clifford	M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Harper	M <sup>r</sup> R Macgregore

Nays.	Nays.	Nays.	Nays.
Mr Warner	Mr Shepherd	Mr Temple	Mr Payne
Mr Gregg	Mr Stiles	Mr Bingham	Mr Tarlton
Mr J Duncan	Mr Parker	Mr S Duncan	Mr Simpson
Mr Wallace	Mr Alexander	Mr Nicols	Mr Young
Mr Darling	Mr M Smith	Mr Freeman	

34 Yeas — 35 Nays — so it was not postponed —

Motion was then made to dismiss said Petition on which motion the yeas and nays were called and are as follows — (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Clark	Mr Waldron	Mr Alexander
Mr Connor	Mr Tibbets	Mr Badger	Mr Rand
Mr B Page	Mr Jon <sup>a</sup> Smith	Mr N Hoit	Mr Allen
Mr Weeks	Mr Glidden	Mr Chamberlain	Mr Holmes
Mr Leavitt	Mr W <sup>m</sup> Duncan	Mr Abbott	Mr Griffin
Mr Dodge	Mr N Emerson	Mr J <sup>n</sup> Smith	Mr Stone
Mr Wiggin	Mr Godfrey	Mr Gale	Mr Crawford
Mr Currier	Mr Bettan	Mr Gerrish	Mr E Hoyt
Mr Eastman	Mr Kellie	Mr Shepherd	Mr Norris
Mr Jab <sup>s</sup> Smith	Mr Carr	Mr Stiles	Mr Hutchens
Mr Plummer	Mr How	Mr Whitcomb	
Nays.	Nays.	Nays.	Nays.
Mr Macgregore	Mr Tash	Mr Wallace	Mr Nicols
Mr Clifford	Mr R Macgregore	Mr Temple	Mr Gould
Mr Cilley	Mr Warner	Mr M Smith	Mr Freeman
Mr March	Mr P Clark	Mr Bingham	Mr Payne
Mr Knox	Mr Gregg	Mr Penniman	Mr Tarlton
Mr T Page	Mr J Duncan	Mr Duncan	Mr Young
Mr Jo <sup>s</sup> Smith			

43 Yeas — 25 Nays — so the Petition was dismissed

<sup>1</sup>[Whereas a resolve passed the General Court, June 13, 1791, providing for the payment of outstanding taxes, and the time limited therein for the Selectmen to compleat the settlement with the Collectors and make return to the Treasurer is expired:

Therefore *resolved* that the time for the Selectmen to compleat the settlement with the Collectors, and to make return thereof to the Treasurer, agreeably to said resolve, be lengthened out to the first day of March next, and that the Treasurer shall receive of any Collector the tax due from him or any part thereof, on his producing a certificate from the Selectmen of the town or place to which he belongs, of his settlement with the Selectmen as provided in said resolve.

And be it further *resolved*, that when it shall be found that any town or place, have not assessed the indent, or certificate taxes

<sup>1</sup> Taken from printed journal.

charged against them, or the fines imposed upon them for their deficiency of soldiers or any part thereof, and committed to their constables or collectors to collect, or where such taxes or fines have been assessed and committed to their constables or collectors to be collected and such constables or collectors have collected the whole or any part thereof, and not paid the same over to the Treasurer or Selectmen, or some other person or persons, or kept the same in his own hands, but have spent or disposed of the same so that such town or place cannot avail themselves, but are obliged to assess and pay the same over again, or any part thereof, by reason of such constables or collectors having absconded, or otherwise become unable to pay the same — and the selectmen of such town or place, shall make a certificate or certificates under their hands, and attested before a magistrate of what sum or sums of such taxes, or fines have not been assessed and committed as aforesaid, or if assessed, committed and collected by their constables or collectors, in whole or in part, and that such constables or collectors have absconded, or otherwise become unable to pay the same, and set forth the sums, such town or place have actually lost, and are obliged to assess and pay over a second time, the Treasurer upon receiving such certificate, be and hereby is directed to receive seven shillings in gold or silver, in lieu of twenty shillings in certificates or indents collected of individuals previous to the passing said resolve of the 13th of June, that the expediency of issuing extents be left discretionary with the Treasurer any former order of the General Court to the contrary notwithstanding, excepting only that this resolve shall not effect or alter the force of any vote or resolve for staying extents in particular cases, which report being read and considered, *voted* that it be received and accepted.

The committee on the petition of the managers of the New-Castle Lottery reported, that they have viewed the situation and examined the work already done, toward building said bridge, and find that a considerable sum has been well laid out thereon, and that it will be of public and private utility, to have the said bridge compleated, and that some measures be pointed out by the General Court, to have the said bridge finished as soon as may be — They further reported that the account of the managers of said lottery appears to be regularly kept, and is herewith exhibited for the examination of the General Court, which report being read and considered, was recommitted for said committee to point out such measures as to them appeared reasonable, who further re-

ported, that all State taxes now due from the town of New-Castle, and their proportion of all such taxes for the ten years next ensuing, be paid by the several collectors into the hands of the selectmen of said town, and the monies so arising, shall be applied by said selectmen to the building New-Castle bridge, and said taxes shall be regularly assessed by the selectmen, agreeably to the requisition from the Treasurer of the State and instead of paying the same to said officer, they shall be remitted to the town by the State on condition of their applying the same as before directed, and they shall account therefor to the General Court when called upon — which report being read and considered, *voted* that it be received and accepted.]

Upon reading and considering the Petition from Cockermouth and Plymouth *voted* that the Petitioner be heard thereon before the General Court on the Second Wednesday of the next Session and that in the mean time the Petitioners cause that the Selectmen of Cockermouth and Plymouth be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that they may then appear and shew cause if any they have why the prayer thereof may not be granted —

\* 14-311 An Act to enable Samuel and John Sherburne of \* Portsmouth Esquires to review in a certain action, was read a third time and passed to be Enacted —

Adjourned to 9 o'Clock to morrow morning —

FRIDAY Dec<sup>r</sup> 30<sup>th</sup> 1791.

The House met according to adjournment

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

*Voted* that M<sup>r</sup> Foster and M<sup>r</sup> Sheafe with such of the Honb<sup>l</sup> House as they may join be a Committee to take under consideration what method shall be adopted to forward on the vouchers of the demands of this state to the Commissioners on Continental accounts which vote was read and concurred and M<sup>r</sup> Badger, M<sup>r</sup> Hoit, M<sup>r</sup> Stiles [Mr. Conner] and M<sup>r</sup> Parker joined —

The following resolve came down from the Honb<sup>l</sup> Senate for Concurrence —

*Resolved* that the Treasurer be enjoined not to issue any extents for outstanding taxes charged against the Towns of Bath and Stratford in the County of Grafton within two years from this date — which resolve was read and Concurred —

The Committee on the Petition of General James Reid reported the following resolve —

*Resolved* that the Treasurer be and hereby is authorized and impowered to pay Gen<sup>l</sup> James Reid the Sum of forty one pounds ten shillings and nine pence in Specie being the Interest due on the Registered certificate of two thousand two hundred and forty three Dollars and Eighty eight hundredths at the rate of nine shillings on the pound, also the ballance due to the said Reed on the Certificate whenever he shall transfer to the state of New Hampshire the Interest above mentioned and that the Treasurer pay the Same by discounting in the manner directed by a Resolution of the 17<sup>th</sup> of June 1791, relative to said Certificate — The Committee further reported as their Opinion that no allowance ought to be made to Gen<sup>l</sup> Reid on the other matters contained in his Account — which report being read and considered, *voted* that it be received and accepted —

\* *Voted* that the Secretary be directed to procure two \* 14-312 hundred printed copies of the Resolve respecting collecting outstanding taxes and of the Acts in addition to an Act to establish an equitable method of making rates & taxes &c as soon as may be — also cause that the Act for the inspection of Pot and pearl ashes be published in one of the Portsmouth, the Exeter and the Concord News papers as soon as conveniently may be —

Upon the report of the Committee that the next session of the General Court be holden at Dover, the yeas & nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Carr	M <sup>r</sup> Gregg
M <sup>r</sup> Pierce	M <sup>r</sup> Plummer	M <sup>r</sup> How	M <sup>r</sup> Whitcomb
M <sup>r</sup> Connor	M <sup>r</sup> Cilley	M <sup>r</sup> Waldron	M <sup>r</sup> Rand
M <sup>r</sup> B Page	M <sup>r</sup> March	M <sup>r</sup> E Smith	M <sup>r</sup> Bingham
M <sup>r</sup> Weeks	M <sup>r</sup> Clark	M <sup>r</sup> N Hoyt	M <sup>r</sup> Crawford
M <sup>r</sup> Leavitt	M <sup>r</sup> Tibbets	M <sup>r</sup> Tash	M <sup>r</sup> E Hoyt
M <sup>r</sup> Wiggin	M <sup>r</sup> Bettan	M <sup>r</sup> Chamberlain	M <sup>r</sup> Norris
M <sup>r</sup> Clifford	M <sup>r</sup> Kellie	M <sup>r</sup> Warner	M <sup>r</sup> Hutchens
M <sup>r</sup> Eastman			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Macgregore	M <sup>r</sup> Godfrey	M <sup>r</sup> P Clark	M <sup>r</sup> Shepherd
M <sup>r</sup> Currier	M <sup>r</sup> T Page	M <sup>r</sup> Jn <sup>o</sup> Duncan	M <sup>r</sup> Stiles
M <sup>r</sup> Glidden	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Parker
M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> McMillan	M <sup>r</sup> Darling	M <sup>r</sup> Alexander
M <sup>r</sup> Knox	M <sup>r</sup> R Macgregore	M <sup>r</sup> Gale	M <sup>r</sup> Temple
M <sup>r</sup> N Emerson	M <sup>r</sup> Abbott	M <sup>r</sup> Gerrish	M <sup>r</sup> M Smith

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Allen	M <sup>r</sup> Stone	M <sup>r</sup> Gould	M <sup>r</sup> Tarlton
M <sup>r</sup> Penniman	M <sup>r</sup> S Duncan	M <sup>r</sup> Freeman	M <sup>r</sup> Young
M <sup>r</sup> Griffin	M <sup>r</sup> Nicols	M <sup>r</sup> Payne	

33 Yeas — 35 Nays — so it was not accepted —

Motion was then made that the next Session of the General Court be holden at Exeter — which motion was lost

Motion was then made that the next Session of the General Court be holden at Chester on which motion the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> B Page	M <sup>r</sup> Clifford	M <sup>r</sup> Jab <sup>s</sup> Smith
M <sup>r</sup> Connor	M <sup>r</sup> Weeks	M <sup>r</sup> Currier	M <sup>r</sup> Plummer
M <sup>r</sup> Macgregore	M <sup>r</sup> Leavitt	M <sup>r</sup> Eastman	M <sup>r</sup> Cilley
*14-313 *M <sup>r</sup> March	M <sup>r</sup> Bettan	M <sup>r</sup> J <sup>o</sup> Smith	M <sup>r</sup> Rand
	M <sup>r</sup> Carr	M <sup>r</sup> J Duncan	M <sup>r</sup> Allen
M <sup>r</sup> J Clark	M <sup>r</sup> How	M <sup>r</sup> Wallace	M <sup>r</sup> Griffen
M <sup>r</sup> N Emerson	M <sup>r</sup> Waldron	M <sup>r</sup> Sules	M <sup>r</sup> E Hoyt
M <sup>r</sup> Godfrey	M <sup>r</sup> Tash	M <sup>r</sup> Whitcomb	M <sup>r</sup> Simpson
M <sup>r</sup> T Page	M <sup>r</sup> R Macgregore	M <sup>r</sup> Alexander	M <sup>r</sup> Young
M <sup>r</sup> Jo <sup>s</sup> Smith			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Pierce	M <sup>r</sup> N Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> Nicols
M <sup>r</sup> Wiggin	M <sup>r</sup> McMillan	M <sup>r</sup> Parker	M <sup>r</sup> Gould
M <sup>r</sup> Tibbets	M <sup>r</sup> Abbott	M <sup>r</sup> Temple	M <sup>r</sup> Crawford
M <sup>r</sup> Glidden	M <sup>r</sup> P Clark	M <sup>r</sup> Smith	M <sup>r</sup> Payne
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Gregg	M <sup>r</sup> Bingham	M <sup>r</sup> Norris
M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Darling	M <sup>r</sup> Penniman	M <sup>r</sup> Hutchens
M <sup>r</sup> Knox	M <sup>r</sup> Gale	M <sup>r</sup> Stone	M <sup>r</sup> Tarlton
M <sup>r</sup> Kellie	M <sup>r</sup> Gerrish	M <sup>r</sup> S Duncan	M <sup>r</sup> Warner
M <sup>r</sup> Harper			

36 Yeas — 33 Nays — so the motion prevailed —

*Voted* that the General Court which by the Constitution are to be convened on the first Wednesday of June next meet at Chester —

Adjourned to 3 o'Clock P. M —

Met accordingly

Whereas John Mendum of Portsmouth Marriner hath Petitioned this Court setting forth that he as surety with James Redonet a foreigner signed a Bond on the twenty fourth of August A. D. 1784 payable to the impost officer of this state for Twelve pounds seven shillings and three pence for Impost duties on goods imported into this state that Sometime after said Redonet withdrew himself from this state and has not yet returned — whereby he as surety is become liable to pay said Bond without any remedy —



the prayer of which petition being considered and the report of a Committee thereon —

Therefore *Resolved* that the said John Mendum be and he is hereby exonerated from the penalty of said Bond any Law Custom or usage to the Contrary notwithstanding —

An Act in addition to an Act intituled an Act ordering the descent of Intestate Estates and empowering the Judges of Probate to settle the Same accordingly — was read a third time and passed to be Enacted —

Whereas the Convention of this state have it in contemplation \* to propose alterations in the judiciary system And whereas it is necessary that the fees of the Judicial officers upon the present establishment should be known to the Legislature that they may be enabled more justly to affix their fees which information cannot be obtained with accuracy but by examining the records docketts & files of the Courts of Law — \* 14-314

Therefore *Resolved* that the Several and respective Clerks of the Courts of Law in this state be and they hereby are directed to admit free of expence any member of the Committee appointed by the Convention of his state to consider of the alterations necessary to be made in the Constitution to have access to the records docketts and files in their respective offices and to make extracts or minutes therefrom provided nevertheless that the members of said Committee who shall inspect the records docketts and files shall not for such service be intituled to any compensation therefor from the state —

The Committee on the Petition of Samuel Penhallow jun<sup>r</sup> reported that the prayer thereof be granted and that he have leave to bring in a Resolve accordingly — which report being read and considered *voted* that it be received & accepted

An Act to empower Samuel Silsby to review an Action brought against him by Ebenezer Corbin late of Acworth now of Charlestown, was read a third time and passed to be Enacted —

The Committee on the Petition of the Inhabitants of Dorchester reported that the prayer of the Petition be so far granted as that the Towns of Dorchester & Cockermouth be classed for the purpose of sending a Representative to the General Court and that the Petitioner have leave to bring in a Resolve accordingly — which report being read and considered *voted* that it be received and accepted —

The Committee on the Petition of John Trott reported that the

\* 14-315 Comptroller of Accounts be directed to inspect \* the pay Rolls of Col<sup>o</sup> Lymans Regiment and certify to the President what may be due to John Trott a Soldier in Cap<sup>t</sup> William Stilsons Company in said Regiment, the President receiving such Certificates to draw an order on the Treasurer for the amount in favour of said Trott — which report being read and considered *voted* that it be received and accepted —

The Committee on the Petition of John Sam<sup>l</sup> Sherburne reported that the prayer of the Petition be granted — which report being read and considered *voted* that it be received and accepted and that the Treasurer govern himself accordingly

*Voted* that the Account of Ozias Silsby amounting to three pounds thirteen shillings and Six pence be allowed and paid out of the Treasury by order of the President —

An Act to prevent common nuisances was read a third time and passed to be Enacted —

Adjourned to 9 o'Clock to morrow morning

#### SATURDAY DEC<sup>r</sup> 31<sup>st</sup> 1791

The House met according to adjournment

An Act for adjusting accounts and collecting sundry Debts due to this state prior to June 1784 was read a third time and passed to be Enacted —

The Committee to consider of a Resolve making Bath Landaff and other Towns two districts for Representation — Reported that the district mentioned in said Resolve contains eight Towns and is a large district of Territory too large for one Class also that Bath Landaff and Lincoln contain two hundred male Inhabitants and the other Towns two hundred and one upwards of Sixteen years of age as <sup>per</sup> Census and the Committee are of Opinion that they ought to be divided into two districts — which report being read and considered motion was made that the consideration thereof be postponed until the next Session — On which motion M<sup>r</sup> Young requested the yeas and nays — The following are said Youngs objections to the postponement because that by the Spirit of our Constitution the said district are intitled at least to two members and that Sundry districts at the present Session

\* 44-316 under Similar circumstances \* have, been divided and even where the members are less than in the district of Bath &c — The said Young being a member from said district requested that the foregoing reasons be entered upon the Journals of the House of Representatives —

Dec<sup>r</sup> 31<sup>st</sup> 1791 —

John Young

The Yeas and nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Plummer	M <sup>r</sup> Carr	M <sup>r</sup> Shepherd
M <sup>r</sup> Connor	M <sup>r</sup> March	M <sup>r</sup> Waldron	M <sup>r</sup> Parker
M <sup>r</sup> B Page	M <sup>r</sup> J Clark	M <sup>r</sup> Badger	M <sup>r</sup> Alexander
M <sup>r</sup> Weeks	M <sup>r</sup> Tibbetts	M <sup>r</sup> N Hoyt	M <sup>r</sup> M Smith
M <sup>r</sup> Leavitt	M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> R Macgregore	M <sup>r</sup> Rand
M <sup>r</sup> Dodge	M <sup>r</sup> Knox	M <sup>r</sup> P. Clark	M <sup>r</sup> Allen
M <sup>r</sup> Wigginn	M <sup>r</sup> N Emerson	M <sup>r</sup> J Duncan	M <sup>r</sup> Bingham
M <sup>r</sup> Clifford	M <sup>r</sup> T Page	M <sup>r</sup> Wallace	M <sup>r</sup> Holmes
M <sup>r</sup> Currier	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Gale	M <sup>r</sup> Griffin
M <sup>r</sup> Eastman	M <sup>r</sup> Bettan	M <sup>r</sup> Flanders	M <sup>r</sup> Stone
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Kellie		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Godfrey	M <sup>r</sup> Abbott	M <sup>r</sup> E Hoyt	M <sup>r</sup> Hutchens
M <sup>r</sup> Chamberlain	M <sup>r</sup> Whitcomb	M <sup>r</sup> Freeman	M <sup>r</sup> Simpson
M <sup>r</sup> McMillan	M <sup>r</sup> Temple	M <sup>r</sup> Payne	M <sup>r</sup> Young
M <sup>r</sup> Warner	M <sup>r</sup> Crawford	M <sup>r</sup> Norris	

42 Yeas — 15 Nays — so it was postponed —

Motion was made to reconsider the vote of Yesterday respecting the General Court's meeting at Chester the next session — to determine which the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Knox	M <sup>r</sup> Warner	M <sup>r</sup> Penniman
M <sup>r</sup> Pierce	M <sup>r</sup> Kellie	M <sup>r</sup> Abbott	M <sup>r</sup> Stone
M <sup>r</sup> Connor	M <sup>r</sup> Carr	M <sup>r</sup> P Clark	M <sup>r</sup> Duncan
M <sup>r</sup> Weeks	M <sup>r</sup> How	M <sup>r</sup> Gregg	M <sup>r</sup> Nicols
M <sup>r</sup> Dodge	M <sup>r</sup> Waldron	M <sup>r</sup> Gale	M <sup>r</sup> Crawford
M <sup>r</sup> Wigginn	M <sup>r</sup> Harper	M <sup>r</sup> Shepherd	M <sup>r</sup> Payne
M <sup>r</sup> Plummer	M <sup>r</sup> E Smith	M <sup>r</sup> Whitcomb	M <sup>r</sup> Norris
M <sup>r</sup> Cilley	M <sup>r</sup> N Hoyt	M <sup>r</sup> Parker	M <sup>r</sup> Hutchens
M <sup>r</sup> Tibbetts	M <sup>r</sup> Tash	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Chamberlain	M <sup>r</sup> Bingham	M <sup>r</sup> Young
M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> McMillan		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Macgregore	M <sup>r</sup> J Clark	M <sup>r</sup> R Macgregore	M <sup>r</sup> Rand
M <sup>r</sup> B Page	M <sup>r</sup> N Emerson	M <sup>r</sup> J Duncan	M <sup>r</sup> Allen
M <sup>r</sup> Leavitt	M <sup>r</sup> Godfrey	M <sup>r</sup> Wallace	M <sup>r</sup> Griffin
M <sup>r</sup> Clifford	M <sup>r</sup> T Page	M <sup>r</sup> Flanders	M <sup>r</sup> E Hoyt
M <sup>r</sup> Eastman	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Stiles	M <sup>r</sup> Simpson
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Bettan	M <sup>r</sup> Alexander	

\* 42 Yeas — 23 Nays — so it was reconsidered — \* 14-317  
Motion was then made that the next Session of the General Court be holden at Dover — on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Cilley	Mr E Smith	Mr Stiles
Mr Pierce	Mr Clark	Mr N Hoit	Mr Whitcomb
Mr Connor	Mr Tibbets	Mr Tash	Mr Parker
Mr B Page	Mr Jon <sup>a</sup> Smith	Mr Chamberlain	Mr Rand
Mr Weeks	Mr Knox	Mr McMillan	Mr Bingham
Mr Leavitt	Mr Godfrey	Mr R Macgregore	Mr Griffin
Mr Dodge	Mr Kellie	Mr Warner	Mr Duncan
Mr Wiggan	Mr Carr	Mr P Clark	Mr Payne
Mr Eastman	Mr How	Mr Gregg	Mr Tarlton
Mr Jab <sup>a</sup> Smith	Mr Waldron	Mr Wallace	Mr Simpson
Mr Plummer	Mr Harper	Mr Flanders	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr J Macgregore	Mr Jo <sup>a</sup> Smith	Mr Shepherd	Mr Stone
Mr Currier	Mr Bettan	Mr Alexander	Mr Nicols
Mr W <sup>m</sup> Duncan	Mr Abbott	Mr Temple	Mr Crawford
Mr N Emerson	Mr J Duncan	Mr Allen	Mr E Hoyt
Mr T Page	Mr Gale	Mr Penniman	Mr Norris
Mr Hutchens			

44 Yeas—21 Nays—so it passed in the affirmative

*Voted* that the General Court by the Constitution to be convened on the first Wednesday in June next meet at Dover—

The Committee on the Petition of Dudley Watson reported that said Watson be allowed to pay into the Treasury Seven shillings in Silver in lieu of twenty shillings in Certificates or Idents he being a bondsman to a collector who has absconded and the late resolve does not give any relief in such cases—which report being read and considered *voted* that it be received and accepted—

*Voted* that Mr Payne, Mr Badger, Mr Pierce, Mr Parker and Mr Freeman with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider and state conditions for settling the unlocated lands in the Northerly part of this state and receive such proposals for the purchasing of said Lands as may be offered and report thereon—

*Voted* that the Reasons assigned to this House the \*14-318 \*present Session by the Honb<sup>l</sup> John Pickering Esq<sup>r</sup> Chief Justice of the Superior Court for the Judges not attending the last fall circuit in the County of Grafton are fully satisfactory—

The Committee appointed to consider of a Report made by the Honb<sup>l</sup> Nathanael Peabody Esq<sup>r</sup> one of the Committee for revising the Laws, reported that they have carefully examined the printed copy of said Laws, that there are many errors in said copy some of which are in the originals some in the copies sent the printer

and some in the printer but the last chiefly owing to the unintelligibility of said copies — That it will be necessary to have thirty four sheets reprinted which the printer is ready to do and rely on the Court for such compensation as they may judge proper to make — That the paper on which the laws are printed is not so good as was expected but such as in their Opinion will not justify a Refusal of said Copy — That after the reprinting the said thirty four sheets there will be some inaccuracies in the remaining sheets but not of importance —

That if it should be the Opinion of the Legislature to receive said Copy it will be necessary to make the Original conformable thereto — Your Committee herewith present one of said copies with the errors marked in the margin also a list of said Errors made by the Committee — Your Committee also present an Index made out by Nathanael Adams Esq<sup>r</sup> which will not require any alterations should the copy presented be received by the Honb<sup>l</sup> Legislature — which report being read and considered *voted* that it be received & accepted and that Mr J Macgregore, Nathanael Adams Esq<sup>r</sup> and Mr Parker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to bring in a Bill for correcting the inaccuracies mentioned by making the originals conformable thereto, also report some proper person or persons to inspect the press in reprinting the said thirty four sheets —

The vote in favour of John S [Samuel] Sherburne Esq<sup>r</sup> came \*down from the Honb<sup>l</sup> Senate for the following amendment “that he receive a State Note dated the 31<sup>st</sup> of July 1788 with Interest” — which amendment was read and concurred — \*14-319

Adjourned to monday next at 2 oClock P. M —

MONDAY JAN<sup>ry</sup> 2<sup>d</sup> 1792.

The House met according to adjournment

Motion was made to reconsider the vote of Saturday last ordering a Report in favour of dividing Bath Landaff &c into two districts for Representation to lay till next Session, on which motion the yeas and nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Pierce	Mr Harper	Mr McMillan	Mr Whitcomb
Mr Clifford	Mr E Smith	Mr Warner	Mr Parker
Mr Cilley	Mr N Hoyt	Mr J Duncan	Mr Temple
Mr Jon <sup>s</sup> Smith	Mr Tash	Mr Flanders	Mr Bingham
Mr Godfrey	Mr Chamberlain	Mr Stiles	Mr Griffin

Yeas.	Yeas.	Yeas.	Yeas.
Mr Duncan	Mr E Hoyt	Mr Norris	Mr Simpson
Mr Nicols	Mr Freeman	Mr Hutchens	Mr Young
Mr Crawford	Mr Payne	Mr Tarlton	
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Eastman	Mr Kellie	Mr Alexander
Mr Connor	Mr Jab <sup>s</sup> Smith	Mr Carr	Mr M Smith
Mr B Page	Mr Plummer	Mr Badger	Mr Rand
Mr Weeks	Mr March	Mr R Macgregore	Mr Allen
Mr Leavitt	Mr J Clark	Mr P Clark	Mr Holmes
Mr Dodge	Mr Tibbets	Mr Wallace	Mr Penniman
Mr Wiggin	Mr N Emerson	Mr Gale	Mr Stone
Mr Currier	Mr Bettan	Mr Shepherd	

31 Yeas—31 Nays—so the motion did not prevail

Whereas Samuel Penhallow Jun<sup>r</sup> of Portsmouth hath Petitioned this Court setting forth that he as Surety to one John McAdams signed a Bond with him on the 24<sup>th</sup> day of May 1784, payable to the impost Officer for ten pounds, also on the fifth day of November the same year 1784 he signed as surety to said McAdams another Bond of nine pounds Seven shillings payable to said Impost Officer for duties on goods imported into this State—And as said Penhallow has made it to appear to a Committee of both Houses that he used his utmost endeavours with his principal and the Naval officer to enforce payment who told him that the Law did not im-

power him to prosecute the bonds—since that time said

\* 14-320 McAdams has left this state \* and has not yet returned, whereby he has become liable without any remedy—

The Committee reported that the prayer of said Petition be granted—

Therefore *Resolved* that the said Samuel Penhallow Jun<sup>r</sup> be and he hereby is Exonerated from the Penalties of said Bond—any Law custom or usage to the Contrary notwithstanding—

*Resolved* that all Commissioned and non commissioned Officers Soldiers and Seamen who have not been inspected or who may have been Inspected and refused or struck off the list of Invalids may make application to Doct<sup>r</sup> Samuel Tinney [Tenney] and Doct<sup>r</sup> William Parker of Exeter for Examination who are hereby continued Inspectors of Invalids and on its appearing to the Inspectors that any of them ought to be on the Invalid pension list they shall certify the Same to the President of this state stating the facts relative to the subject and that he be desired to make proper application to Congress on their behalf agreeable to any Act or Resolve of Congress or the state respecting Invalid Pensioners—

An Act to authorize the Select men of New Durham Gore in the County of Strafford in said state to levy a Tax of one penny an Acre on all the lands in said Gore for repairing the highways— was read a third time and passed to be Enacted

The vote appointing a Committee to bring in a Bill for correcting the inaccuracies &c was sent down & M<sup>r</sup> Page and M<sup>r</sup> Dow joined to the Committee for the purpose of pointing out the most eligible mode for correcting the Errors in the Original Bills [instead of bringing in a bill for correcting said errors] which amendment was read and concurred

The vote respecting granting the prayer of the Petition from Littleton and Dalton came down from the Honb<sup>l</sup> Senate for the following amendment “that a Bill may be brought in at this or the next Session respecting the Town of Dalton and the highway tax in Littleton— which amendment was read and concurred—

*Voted* that his Excellency the President be requested to give information to the Rev<sup>d</sup> M<sup>r</sup> Morrison of Londonderry that it is the Desire of the Legislature that he would prepare to \* deliver an Election Sermon at Dover before the Gen- \* 14-321 eral Court that may assemble on the first Wednesday in June next

*Voted* that the Honb<sup>l</sup> Council and the Secretary be allowed nine [six] shillings p<sup>r</sup> Day and the Same travel as Members of Court for their service in the Recess, that the allowance for the attendance and travel of the Senate and House of Representatives and their Officers be the Same as was allowed the last session with this addition that the Assistant Clerk be allowed the same travel as a Member of Court and that they be paid in the same manner as heretofore [and that the wages of the Representatives be added to the tax of the several towns and districts they represent in the same manner as heretofore.] and that the Secretary and Clerks make up the Respective Rolls and the President give order accordingly—

On Motion that the Members of the Present Legislature who were not Members the last year be each of them entitled to a Copy of the Revised Laws of this state at the charge of the state— The yeas and nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Connor	M <sup>r</sup> Plummer	M <sup>r</sup> N Emerson	M <sup>r</sup> Tash
M <sup>r</sup> B Page	M <sup>r</sup> J Clark	M <sup>r</sup> Bettan	M <sup>r</sup> Chamberlain
M <sup>r</sup> Weeks	M <sup>r</sup> Tibbetts	M <sup>r</sup> Kellie	M <sup>r</sup> Tarlton
M <sup>r</sup> Leavitt	M <sup>r</sup> M Smith	M <sup>r</sup> Waldron	M <sup>r</sup> R M <sup>c</sup> Gregore
M <sup>r</sup> Dodge	M <sup>r</sup> Knox	M <sup>r</sup> N Hoyt	M <sup>r</sup> Warner

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> P. Clark	M <sup>r</sup> Shepherd	M <sup>r</sup> Nicols	M <sup>r</sup> Freeman
M <sup>r</sup> J Duncan	M <sup>r</sup> Temple	M <sup>r</sup> Crawford	M <sup>r</sup> Payne
M <sup>r</sup> Gale	M <sup>r</sup> Holmes	M <sup>r</sup> E Hoyt	M <sup>r</sup> Norris
M <sup>r</sup> Flanders	M <sup>r</sup> S Duncan		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> E Smith	M <sup>r</sup> Parker	M <sup>r</sup> Bingham
M <sup>r</sup> Godfrey	M <sup>r</sup> Abbott	M <sup>r</sup> Alexander	M <sup>r</sup> Griffin
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Stiles	M <sup>r</sup> Rand	M <sup>r</sup> Stone
M <sup>r</sup> Carr	M <sup>r</sup> Whitcomb	M <sup>r</sup> Allen	M <sup>r</sup> Young

34 Yeas — 16 Nays — so it passed in the affirmative  
Adjourned to 9 o'Clock to morrow morning —

TUESDAY JAN<sup>R</sup> 3<sup>d</sup> 1792

The House met according to adjournment

[The vote appointing the Reverend M<sup>r</sup> Morrison to preach the election sermon, was returned by the Honorable Senate and the following one took place thereof.]

*Voted* that M<sup>r</sup> Macgregore, M<sup>r</sup> [N.] Hoyt, M<sup>r</sup> Duncan M<sup>r</sup> Bingham and M<sup>r</sup> Freeman be joined to a Committee appointed by the Hon<sup>bl</sup> Senate to nominate three persons one of whom to be appointed to deliver an Election Sermon on June next before the General Court —

An Act empowering Joseph Philbrick to sell certain Estate was read a third time and passed to be Enacted —

\* 14-322 \* Upon reading and considering the Petition of Benjamin Ham — *voted* that the Petitioner be heard thereon before the General Court on the first Tuesday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in one of the Portsmouth papers Six weeks prior to the sitting of said Court that the Petitionee may then appear and shew cause if any he hath why the prayer thereof may not be granted and that the Execution against said Ham be stayed until a decision of the General Court —

The Committee for pointing out the most eligible mode for correcting the errors in the Original Bills reported that the two branches meet in one House to consider the Errors in said Bills that they may be corrected — which report being read and considered *voted* that it be received and accepted —

*Voted* that the Account of John Calfe Esq<sup>r</sup> amounting to nine pounds fifteen shillings be allowed and paid out of the Treasury by order of the President —



*Voted* that the Masonian proprietors so called pay into the Treasury New Hampshire state notes so much with what notes they have already paid upon said Bond as will amount to Six thousand three hundred and thirty three dollars and one third of a Dollar and that they have liberty to discharge the ballance both Interest and principal that will then remain due on said Bond by paying seven shillings in Specie in lieu of and in full for each twenty shillings of the nominal sum of said Ballance—On the foregoing vote the Yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Dodge	Mr Jon <sup>a</sup> Clark	Mr How
Mr J Macgregore	Mr Clifford	Mr W <sup>m</sup> Duncan	Mr Waldron
Mr B Page	Mr Jab <sup>s</sup> Smith	Mr N Emerson	Mr Harper
Mr Weeks	Mr Cilley	Mr Bettan	Mr Badger
Mr Leavitt	Mr March	Mr Carr	Mr E Smith
* Mr N Hoit	Mr Warner	Mr Stiles	Mr Crawford * 14-323
Mr Tash	Mr P Clark	Mr Parker	Mr Payne
Mr Chamberlain	Mr J Duncan	Mr Rand	Mr Norris
Mr McMillan	Mr Gale	Mr Penniman	Mr Simpson
Mr R Macgregore	Mr Flanders	Mr Griffin	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr Connor	Mr Jon <sup>a</sup> Smith	Mr Shepherd	Mr Allen
Mr Currier	Mr Knox	Mr Whitcomb	Mr Stone
Mr Eastman	Mr Godfrey	Mr Alexander	Mr S Duncan
Mr Plummer	Mr Jo <sup>s</sup> Smith	Mr Temple	Mr E Hoyt
Mr Tibbetts	Mr Kellie	Mr M Smith	Mr Hutchens

40 Yeas — 20 Nays — so it was confirmed —

*Voted* that the account of Moses Leavitt Neal amounting to fifteen shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of Nathanael Rogers & Nath<sup>l</sup> Gilman Esquires amounting to ten pounds eighteen shillings be allowed and paid out of the Treasury by order of the President —

Upon reading and considering the Petition of Silas Bettan and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the first Tuesday of the next Session and that in the mean time the Petitioner cause that the Select men of New Boston be served with a Copy of the Petition and order of Court thereon six weeks prior to said day of hearing that they may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Resolved* that the Treasurer of this state be and hereby is directed immediately to send on to Philadelphia such vouchers as

have been collected for the purpose of Supporting the claims of this state against the United states in the Mail putting up the said papers and vouchers in convenient packages and addressing them to the Honb<sup>l</sup> Woodbury Langdon Esquire one of the Commissioners for settling the accounts between the Individual states and the United states —

Adjourned to 3 oClock P. M.

Met accordingly —

\* 14-324. \* The Senate and House being met in the assembly Chamber, proceeded to correct sundry errors in certain Acts

*Voted* that the Account of Nathanael Adams Esq<sup>r</sup> amounting to eighteen pounds nineteen shillings be allowed and paid out of the Treasury by order of the President

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Payne & M<sup>r</sup> Parker with such of the Honb<sup>l</sup> Senate as they may join be a Committee to report what farther measures may be necessary to compleat the revision and impression of the Laws —

An Act in addition to an Act intitled an Act ordering the descent of Intestate Estates and empowering the judge of Probate to settle the same accordingly, was read a third time and passed to be enacted —

An Act to prevent damage which may be done by Lumber to the Owners of lands lying on and adjoining Connecticut river and Merrimac river was read a third time and passed to be Enacted —

The Committee on the Petition of John Reid reported that it appears from Certificates from Officers then in the service of the United states that said Reid was a Soldier in Cap<sup>t</sup> Weare's Company in said Service and that after his inlistment he lost his right arm by the firing a field piece on the Entrance of a General Officer of the United states in the Town of Portsmouth and therefore in the Opinion of the Committee said Reid is clearly intitled to be put on the list of Invalid pensioners which report being read and considered *voted* that it be received and accepted and that he be enrolled accordingly —

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY JAN<sup>ry</sup> 4<sup>th</sup> 1792.

The House met according to adjournment

On motion that the Interest on the Bonds given by the Masonian Proprietors be struck off and not demanded by the state — The yeas and nays were called and are as follows (viz)

*Yeas.	Yeas.	Yeas.	Yeas. * 14-325
Mr Gains	Mr Cilley	Mr How	Mr Chamberlain
Mr Macgregore	Mr J Clark	Mr Badger	Mr Crawford
Mr Weeks	Mr Wm Duncan	Mr E Smith	Mr Payne
Mr Leavitt	Mr N Emerson	Mr N Hoit	Mr Simpson
Mr Plummer	Mr Bettan	Mr Tash	
Nays.	Nays.	Nays.	Nays.
Mr Connor	Mr T Page	Mr Flanders	Mr Penniman
Mr B Page	Mr Jo <sup>s</sup> Smith	Mr Shepherd	Mr Griffin
Mr Dodge	Mr Kellie	Mr Stiles	Mr Stone
Mr Wiggin	Mr Carr	Mr Whitcomb	Mr Duncan
Mr Clifford	Mr Waldron	Mr Parker	Mr Nicols
Mr Currier	Mr R Macgregore	Mr Alexander	Mr E Hoyt
Mr Eastman	Mr Warner	Mr Temple	Mr Freeman
Mr Jab <sup>s</sup> Smith	Mr Abbott	Mr M Smith	Mr Norris
Mr Tibbetts	Mr P Clark	Mr Rand	Mr Hutchens
Mr Jon <sup>s</sup> Smith	Mr J Duncan	Mr Allen	Mr Tarlton
Mr Knox	Mr Wallace	Mr Bingham	Mr Young
Mr Godfrey	Mr Gale	Mr Holmes	

19 Yeas — 47 Nays — so the motion did not prevail  
 Motion was then made that the state receive three <sup>30</sup>/<sub>100</sub> Cent only  
 in lieu of Six <sup>30</sup>/<sub>100</sub> Cent — which motion did not prevail —

On Motion that Messrs Peabody and Macgregore be abated  
 three Hundred and Sixty pounds on their Excise Bonds — the  
 yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Waldron	Mr McMillan	Mr Bingham
Mr Pierce	Mr How	Mr R Macgregore	Mr Penniman
Mr B Page	Mr Badger	Mr Warner	Mr Griffin
Mr Cilley	Mr E Smith	Mr P Clark	Mr Nicols
Mr Jon <sup>s</sup> Smith	Mr N Hoit	Mr Wallace	Mr Freeman
Mr Wm Duncan	Mr Tash	Mr Stiles	Mr Simpson
Mr Carr	Mr Chamberlain	Mr Temple	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr Connor	Mr Plummer	Mr Kellie	Mr M Smith
Mr Weeks	Mr J Clark	Mr Abbott	Mr Rand
Mr Leavitt	Mr Tibbetts	Mr J Duncan	Mr Allen
Mr Dodge	Mr Knox	Mr Gale	Mr Holmes
Mr Wiggin	Mr N Emerson	Mr Flanders	Mr Stone
Mr Clifford	Mr Godfrey	Mr Shepherd	Mr S Duncan
Mr Currier	Mr T Page	Mr Whitcomb	Mr Crawford
Mr Eastman	Mr Bettan	Mr Parker	Mr E Hoyt
Mr Jab <sup>s</sup> Smith	Mr Jo <sup>s</sup> Smith	Mr Alexander	Mr Norris

28 Yeas — 36 nays — so the Motion was lost

\* Motion was then made that said Messrs Peabody & \* 14-326

Macgregore be abated Three hundred and fifty pounds on which motion the yeas and nays were called and are as follows.

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> How	M <sup>r</sup> McMillan	M <sup>r</sup> Penniman
M <sup>r</sup> Pierce	M <sup>r</sup> Waldron	M <sup>r</sup> R Macgregore	M <sup>r</sup> Griffin
M <sup>r</sup> B Page	M <sup>r</sup> Badger	M <sup>r</sup> Warner	M <sup>r</sup> Freeman
M <sup>r</sup> Cilley	M <sup>r</sup> E Smith	M <sup>r</sup> P. Clark	M <sup>r</sup> Tarlton
M <sup>r</sup> Tibbets	M <sup>r</sup> N Hoyt	M <sup>r</sup> Wallace	M <sup>r</sup> Simpson
M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Tash	M <sup>r</sup> Stiles	M <sup>r</sup> Young
M <sup>r</sup> Carr	M <sup>r</sup> Chamberlain	M <sup>r</sup> Temple	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Bettan	M <sup>r</sup> Parker
M <sup>r</sup> Weeks	M <sup>r</sup> Plummer	M <sup>r</sup> Kellie	M <sup>r</sup> Alexander
M <sup>r</sup> Leavitt	M <sup>r</sup> J Clark	M <sup>r</sup> Abbott	M <sup>r</sup> Rand
M <sup>r</sup> Dodge	M <sup>r</sup> Knox	M <sup>r</sup> J Duncan	M <sup>r</sup> Allen
M <sup>r</sup> Wiggin	M <sup>r</sup> Emerson	M <sup>r</sup> Gale	M <sup>r</sup> Holmes
M <sup>r</sup> Clifford	M <sup>r</sup> Godfrey	M <sup>r</sup> Flanders	M <sup>r</sup> Stone
M <sup>r</sup> Currier	M <sup>r</sup> T Page	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> Eastman	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Whitcomb	M <sup>r</sup> E Hoyt
M <sup>r</sup> Payne			

27 Yeas — 33 nays — so the motion was lost

Motion was then made that Mess<sup>rs</sup> Peabody & Macgregore be abated on their Excise Bonds the Sum of three hundred & thirty pounds and that no further abatements on any of their bonds, or bonds executed by either of them for excise shall hereafter be made — On which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> How	M <sup>r</sup> Warner	M <sup>r</sup> Griffin
M <sup>r</sup> Pierce	M <sup>r</sup> Waldron	M <sup>r</sup> P Clark	M <sup>r</sup> S Duncan
M <sup>r</sup> B Page	M <sup>r</sup> Badger	M <sup>r</sup> J Duncan	M <sup>r</sup> Nicols
M <sup>r</sup> Bettan	M <sup>r</sup> E Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Freeman
M <sup>r</sup> Cilley	M <sup>r</sup> N Hoyt	M <sup>r</sup> Flanders	M <sup>r</sup> Payne
M <sup>r</sup> March	M <sup>r</sup> Tash	M <sup>r</sup> Stiles	M <sup>r</sup> Tarlton
M <sup>r</sup> Tibbets	M <sup>r</sup> Chamberlain	M <sup>r</sup> Temple	M <sup>r</sup> Simpson
M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> McMillan	M <sup>r</sup> Bingham	M <sup>r</sup> Young
M <sup>r</sup> Carr	M <sup>r</sup> R Macgregore	M <sup>r</sup> Penniman	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Connor	M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Kellie	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Plummer	M <sup>r</sup> Abbott	M <sup>r</sup> Holmes
M <sup>r</sup> Leavitt	M <sup>r</sup> J Clark	M <sup>r</sup> Gale	M <sup>r</sup> Stone
M <sup>r</sup> Dodge	M <sup>r</sup> Knox	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> Wiggin	M <sup>r</sup> N Emerson	M <sup>r</sup> Whitcomb	M <sup>r</sup> E Hoyt
M <sup>r</sup> Clifford	M <sup>r</sup> Godfrey	M <sup>r</sup> Parker	M <sup>r</sup> Norris
M <sup>r</sup> Currier	M <sup>r</sup> T Page	M <sup>r</sup> Alexander	M <sup>r</sup> Hutchens
M <sup>r</sup> Eastman	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Rand	

35 Yeas — 31 Nays — so the motion prevailed —

\* Adjourned to 3 o'Clock P. M —

\* 14-327

Met accordingly —

*Voted* that the Treasurer be directed to receive from the Town of Westmoreland an order in favour of said Town Dated August 3<sup>d</sup> 1791 — and issue a Note for the Same on Interest from the time the order became payable —

On Motion that Maj<sup>r</sup> Bradbury Cilley be abated on his Excise Bond commencing in October 1788 the Sum of Two hundred and thirty Six pounds — *voted* in the negative —

Motion was then made that Bradbury Cilley Esq<sup>r</sup> be abated on his Excise Bond commencing in October 1788 the Sum of two hundred pounds and that no further abatement on his bond shall hereafter be made — on which motion the Yeas & nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr N Emerson	Mr Chamberlain	Mr Temple
Mr Pierce	Mr Carr	Mr McMillan	Mr Holmes
Mr Connor	Mr How	Mr R Macgregore	Mr Griffin
Mr Macgregore	Mr Waldron	Mr Warner	Mr S Duncan
Mr Leavitt	Mr Harper	Mr Abbott	Mr Nicols
Mr Dodge	Mr Badger	Mr Clark	Mr Freeman
Mr Jab <sup>s</sup> Smith	Mr E Smith	Mr J Duncan	Mr Tarlton
Mr J Clark	Mr N Hoit	Mr Wallace	Mr Simpson
Mr W <sup>m</sup> Duncan	Mr Tash	Mr Stiles	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr B Page	Mr Knox	Mr Gale	Mr Bingham
Mr Weeks	Mr Godfrey	Mr Flanders	Mr Penniman
Mr Wiggin	Mr T Page	Mr Shepherd	Mr Stone
Mr Clifford	Mr Jo <sup>s</sup> Smith	Mr Alexander	Mr Crawford
Mr Currier	Mr Bettan	Mr Rand	Mr E Hoyt
Mr Eastman	Mr Kellie	Mr Allen	Mr Norris
Mr Hutchens			

36 Yeas — 25 Nays — so it passed in the affirmative —

*Voted* that Peter Cushing be abated on his Excise bonds for the year commencing in October 1788 the Sum of fifty pounds and that no further abatements on his bonds shall hereafter be made —

*Voted* that Daniel Warner Esq<sup>r</sup> and Company collectors of Excise for the County of Hillsborough be abated on their excise bonds for the year following October 1788 while they collected the Excise the Sum of One hundred and ten pounds and that no further abatement shall hereafter be made —

The following Resolve came down from the Hon<sup>bl</sup> Senate for Concurrence

\* 14-328 \* *Resolved* that the Treasurer of this state be and hereby is authorized and requested as soon as may be to receive from the proper Offices and forward on to Philadelphia such vouchers as have been collected for the purpose of supporting the claims of this state against the United states said papers to be left in the post office putting them up in convenient packages and addressing them to the board of Commissioners of the United states under care of the Representative or Representatives of this state — which Resolve was read and concurred —

The following Resolve came down from the Honb<sup>l</sup> Senate for Concurrence

In Senate Jan<sup>r</sup> 4<sup>th</sup> 1792.

*Resolved* that the Treasurer of this State be and hereby is authorized to receive the Interest that has or may become due to this state from the United states on public securities whether funded or unfunded and to give proper discharges therefor — which resolve was read and concurred —

The Committee to report what further measures may be necessary to compleat the revision and impression of the Laws reported that a Committee be appointed to point out what sheets in the impression of the Laws are necessary to be reprinted & that M<sup>r</sup> Melcher be directed to reprint such sheets and any other the Legislature may judge necessary as soon as may be and that the Original Acts be made conformable to the sheets retained —

The vote granting a day of hearing on the Petition of Benjamin Ham came down from the Honb<sup>l</sup> Senate for the following amendment “ that said Twombly have personal notice three weeks prior to the sitting of the Court by having the Copy of the Petition and order of Court left with him, And if said Twombly is not in the state so as to have the benefit of the above notice then said hearing shall be postponed to the next Session of the Court after he shall have received said notice and that the Execution be not stayed by order of this Court — which amendment was read and concurred —

Whereas the Convention lately held at Concord for this state thought it for the public good to appoint a Committee to consider and report upon such matters as had or might

\* 14-329 \* constitutionally come under their consideration &c and no provision is made for their pay —

Therefore *Resolved* that the members of said Committee be allowed the same for their travel and attendance on the duties of their appointment as the members of the Council are allowed in

the recess of the General Court and that the Clerk of said Committee make up a Roll for their travel and attendance, and that the President give order for payment accordingly, excepting that the members of the General Court who are also members of said Committee be not [twice] paid for the same travel unless two journeys or travels are actually made—

Whereas by a Resolve of the General Court passed the Sixteenth day of June last Messrs Samuel Tinney [Tenney] and William Parker both of Exeter in said State Physicians and Surgeons were appointed commissioners and Inspectors of Invalids whether of the land or sea forces who were wounded or otherwise disabled in the defence of the United states during the late war and thereby intitled to pensions— which said Commissioners having attended to said business and returned a list of such persons as they judged to be entitled to pensions properly certified—

Therefore *Resolved* that the several persons whose names are set down in the Schedule hereto annexed are entitled to the pensions set to their names respectively  $\frac{3}{4}$  Month and commencing at the Several dates therein expressed—

And be it further *Resolved* that his Excellency Josiah Bartlett Esq<sup>r</sup> President of this state be and he hereby is requested to forward said list of Pensioners together with this Resolve to the Senators and Representatives of this State in the Congress of the United states soon as may be with all such further statements and representation as he may think proper to be by said Senators and Representatives laid before Congress for approbation & allowance

*Voted* that Mr Connor, Mr N Hoit Mr J Macgregore Mr P Clark and Mr Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of a propos<sup>d</sup> Resolve [respecting] the Treasurer's receiving orders drawn prior to 1785 by the President or chairman of the Committee of Safety—

On Motion that the state become a Subscriber to the New Hampshire Bank, the yeas and nays were called & are as follows

*Yeas.	Yeas.	Yeas.	Yeas. * 14-330
Mr Gains	Mr Clifford	Mr R Macgregore	Mr S Duncan
Mr Pierce	Mr Cilley	Mr Warner	Mr Freeman
Mr Connor	Mr Jon <sup>a</sup> Clark	Mr Jn <sup>o</sup> Duncan	Mr Payne
Mr Macgregore	Mr Knox	Mr Parker	Mr Tarlton
Mr B Page	Mr Carr	Mr Alexander	Mr Simpson
Mr Dodge	Mr How	Mr Temple	Mr Young
Mr Wiggin	Mr Waldron	Mr Griffin	

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Leavitt	M <sup>r</sup> Kellie	M <sup>r</sup> Gale	M <sup>r</sup> Holmes
M <sup>r</sup> Currier	M <sup>r</sup> E Smith	M <sup>r</sup> Flanders	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> N Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> Stone
M <sup>r</sup> Plummer	M <sup>r</sup> Tash	M <sup>r</sup> Stiles	M <sup>r</sup> Nicols
M <sup>r</sup> N Emerson	M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb	M <sup>r</sup> Crawford
M <sup>r</sup> Godfrey	M <sup>r</sup> Abbott	M <sup>r</sup> Rand	M <sup>r</sup> E Hoyt
M <sup>r</sup> T Page	M <sup>r</sup> P Clark	M <sup>r</sup> Allen	M <sup>r</sup> Norris
M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Wallace	M <sup>r</sup> Bingham	M <sup>r</sup> Hutchens

27 Yeas — 32 Nays — so the motion did not prevail —

The Committee to nominate three persons one of whom to be appointed to deliver an Election Sermon on June next reported the Rev<sup>d</sup> M<sup>r</sup> Thayer of Hampton the Rev<sup>d</sup> M<sup>r</sup> Olcott of Charlestown and the Rev<sup>d</sup> M<sup>r</sup> Morrison of Londonderry one of whom to be appointed — whereupon

*Voted* that the Rev<sup>d</sup> M<sup>r</sup> Morrison of Londonderry be and he hereby is appointed for the above purpose and that his Excellency the President be requested to inform him thereof seasonably to prepare therefor —

Adjourned to 9 o'Clock to morrow morning

THURSDAY JAN<sup>a</sup> 5<sup>th</sup> 1792

The House met according to adjournment

The Committee on printers accounts reported that M<sup>r</sup> Henry Ranlett be allowed four pounds and eight shillings in full of his Account which report being read and considered *voted* that it be received and accepted and that the President give order accordingly —

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate Jan<sup>r</sup> 4<sup>th</sup> 1792

*Voted* that there be a new and correct edition of the state Laws as now amended with a Suitable type and paper and that  
 \* 14-331 Some suitable person be appointed to Superintend \* the same, which vote was read and concurred by calling the yeas and nays which were as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pierce	M <sup>r</sup> Clifford	M <sup>r</sup> N Emerson	M <sup>r</sup> Badger
M <sup>r</sup> Connor	M <sup>r</sup> Eastman	M <sup>r</sup> Kellie	M <sup>r</sup> E Smith
M <sup>r</sup> B Page	M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Carr	M <sup>r</sup> N Hoit
M <sup>r</sup> Weeks	M <sup>r</sup> Plummer	M <sup>r</sup> How	M <sup>r</sup> Tash
M <sup>r</sup> Leavitt	M <sup>r</sup> Cilley	M <sup>r</sup> Waldron	M <sup>r</sup> Chamberlain
M <sup>r</sup> Dodge	M <sup>r</sup> W Duncan	M <sup>r</sup> Harper	M <sup>r</sup> R Macgregore



Yeas.	Yeas.	Yeas.	Yeas.
Mr Warner	Mr Stiles	Mr Bingham	Mr Hutchens
Mr P Clark	Mr Whitcomb	Mr S Duncan	Mr Tarlton
Mr Gale	Mr Temple	Mr Crawford	Mr Simpson
Mr Flanders	Mr M Smith	Mr Payne	Mr Young
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr T Page	Mr Shepherd	Mr Penniman
Mr Wiggin	Mr Jo <sup>s</sup> Smith	Mr Parker	Mr Griffin
Mr Currier	Mr Bettan	Mr Rand	Mr Stone
Mr Knox	Mr Abbot	Mr Allen	Mr E Hoyt
Mr Godfrey	Mr Wallace	Mr Holmes	Mr Freeman
Mr Norris			

40 Yeas — 21 Nays — so it was concurred —

*Voted* that Nathanael Adams Esq<sup>r</sup> be and he hereby is appointed to superintend the press and examine the proof sheets while the new edition of the laws are printing also prepare an index for said Book —

*Voted* that Mr Pierce, Mr Parker & Mr Connor with such of the Honb<sup>l</sup> Senate as they may join be a Committee to converse with printers receive proposals and report what printer shall be employed to print the new edition of the Laws —

The Committee on printers accounts reported that Mr George Hough be allowed eight pounds eight shillings and nine pence in full of his account which report being read and considered *voted* that it be received and accepted and that the President give order accordingly —

An Act in addition to an Act passed Feb<sup>r</sup> 7<sup>th</sup> 1789 intituled an Act to establish an equitable method of making rates and taxes and determining who shall be legal voters in Town & parish affairs and for repealing certain Acts herein after mentioned — was read a third time and passed to be Enacted.

The vote appointing a Committee to converse with and receive proposals from printers and report who should be \*employed &c came down from the Honb<sup>l</sup> Senate for \*14-332 the following amendment “that the Committee have full power to agree with the Printer” which amendment was read and concurred —

An Act in addition to an Act passed the 17<sup>th</sup> of June last entitled An Act suspending the operation of sundry Acts therein enumerated and referred to until a certain period — was read a third time and passed to be Enacted —

*Resolved* that his Excellency the President be requested as soon as may be to write to the Executive of the Common wealth

of Massachusetts upon the Subject of allowing pot and pearl ashes manufactured in this state and inspected and branded for exportation agreeably to the Act passed this Session for the inspection of pot and pearl ashes to be exported from the Common wealth of Massachusetts by any citizen of this state without further inspection by any inspector or other Officer in that Commonwealth —

*Voted* that the Several abatements made or that shall be made at this session of the General Court to any excise master shall not take effect until the excise master shall pay the remainder of what will be due after deducting said abatements and that the Interest on such Bonds be first added to the principal and the abatement be deducted from the present amount of the principal and Interest and not from the Original demand —

Upon reading and considering the Petition of John S. Sherburne *voted* that the Treasurer be directed to receive said order in payment of any outstanding taxes —

Adjourned to 3 o'Clock P. M. —

Met accordingly

An Act to enable Samuel Sherburne and John Sherburne Esquires to review in a Certain action was read a third time and passed to be Enacted —

\* 14-333 \* The Committee appointed to agree for a new impression of the Laws of this state &c reported that they have received proposals from M<sup>r</sup> John Melcher of Portsmouth Printer which are as follows (viz) that he will print four hundred copies of all the revised laws contained in the impression by him lately begun and all the public acts passed the present session of the General Court and the Act for repealing the former Laws the Alphabet, the Constitution of this state — The federal Constitution with the Amendments the definitive treaty and declaration of Independance with the same type of said impression by him lately begun and on paper of as good quality as a certain pamphlet herewith exhibited entitled “letters occasioned by the publication of a private epistolary correspondence &c” together with the titles of the Acts on the top of Each page, and marginal notes all neatly bound and lettered in one octavo volume of the size of the state Laws printed by said Melcher in Seventeen hundred and eighty nine and have them compleated and ready to be delivered at the next June Session of the General Court at the price of Eleven shillings for each Book — The said Melcher further proposeth that if his typographical impression of said Books shall not exactly agree with the Copies that shall be delivered him the

damages and loss shall be at his own expence — The Committee therefore reported that the said Melcher be employed to execute said business agreeably to his said proposals — which report being read and considered *voted* that it be received and accepted —

The vote for abating £200 on the Excise bond of Maj<sup>r</sup> Bradbury Cilley came down from the Honb<sup>l</sup> Senate for the following amendment “That he be abated £160 instead of £200 — on which the yeas and nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr B Page	Mr N Emerson	Mr Shepherd	Mr Bingham
Mr Wigginn	Mr Godfrey	Mr Whitcomb	Mr Crawford
Mr Currier	Mr Jo <sup>s</sup> Smith	Mr Alexander	Mr E Hoyt
Mr Eastman	Mr Kellie	Mr Rand	Mr Norris
Mr Knox	Mr Gale	Mr Allen	Mr Hutchens
*Nays.	Nays.	Nays.	Nays. *14-334
Mr Gains	Mr Bettan	Mr Warner	Mr Holmes
Mr Pierce	Mr Waldron	Mr Abbott	Mr Penniman
Mr Connor	Mr Badger	Mr P Clark	Mr Stone
Mr Macgregore	Mr E Smith	Mr Wallace	Mr Nicols
Mr Leavitt	Mr N Hoit	Mr Stiles	Mr Freeman
Mr Dodge	Mr Tash	Mr Temple	Mr Tarlton
Mr Clifford	Mr McMillan	Mr M Smith	Mr Simpson
Mr Jab <sup>s</sup> Smith	Mr R Macgregore		

20 Yeas — 30 Nays — so the amendment did not take place and the House adhered to their former vote —

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence

In Senate Jan<sup>r</sup> 5<sup>th</sup> 1792

*Voted* that the Secretary provide two correct copies of the Laws as now revised and amended one of which shall be delivered the printer John Melcher the other to Nathanael Adams Esq<sup>r</sup> by which copies the Laws of the state shall be printed and corrected and M<sup>r</sup> Adams shall retain in his hands one set of Corrected Sheets of the whole edition for the inspection of the General Court in order if necessary to compare them with one of the said Original Copies and said Melcher shall deposit from time to time one correct sheet of the whole sett in the hands of M<sup>r</sup> Adams for the above purpose — which vote was read and concurred —

An Act to repeal sundry acts and laws therein mentioned — was read a third time and passed to be Enacted

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate Jan<sup>r</sup> 5<sup>th</sup> 1792

*Voted* that the Rev<sup>d</sup> M<sup>r</sup> Ebenezer Thayer be and hereby is

appointed to deliver an election Sermon on June next before the General Court and that his Excellency be requested to inform him thereof that he may seasonably prepare therefor — which vote was read and nonconcurrent — And the House adhered to their former vote for appointing the Rev<sup>d</sup> M<sup>r</sup> Morrison —

*Voted* that the Treasurer be desired to attend at Concord on the third week in February next with such Books and papers as he may judge necessary for transacting business \* 14-335 \* of his Office — and that he be prepared for paying the travel and attendance of the members of Convention at the close of their Session —

*Voted* that the Rev<sup>d</sup> Doct<sup>r</sup> Haven the Rev<sup>d</sup> M<sup>r</sup> Buckminster the Rev<sup>d</sup> M<sup>r</sup> Ogden and the Rev<sup>d</sup> M<sup>r</sup> Walton have and receive out of the Treasury thirty shillings each for their Services as Chaplains to the General Court the present Session, and that the President give order accordingly —

Adjourned to 9 o'Clock to morrow morning

FRIDAY JAN<sup>R</sup> 6<sup>th</sup> 1792.

The House met according to adjournment

The Committee appointed to consider and report what measures shall be taken for appropriating the money in the Treasury reported that the Treasurer be directed to loan on Interest of Six  $\frac{7}{8}$ <sup>r</sup> Cent for any time not exceeding twelve months four thousand pounds of the money now in the Treasury to any person or persons who may apply for the Same taking their Obligations for the Sum loaned and public securities of this state or of the United states to the amount of fifty  $\frac{7}{8}$ <sup>r</sup> Cent more than the Sum loaned as collateral Security the value of which shall be estimated at the Specie value of such securities at the time of the deposit &c on the foregoing which was a part of the report the yeas and nays were taken and are as follows viz

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pierce	M <sup>r</sup> W Duncan	M <sup>r</sup> Waldron	M <sup>r</sup> M Smith
M <sup>r</sup> Connor	M <sup>r</sup> Knox	M <sup>r</sup> Harper	M <sup>r</sup> Bingham
M <sup>r</sup> Macgregore	M <sup>r</sup> N Emerson	M <sup>r</sup> E Smith	M <sup>r</sup> Duncan
M <sup>r</sup> Dodge	M <sup>r</sup> Godfrey	M <sup>r</sup> R Macgregore	M <sup>r</sup> E Hoyt
M <sup>r</sup> Clifford	M <sup>r</sup> T Page	M <sup>r</sup> Warner	M <sup>r</sup> Freeman
M <sup>r</sup> Currier	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Abbott	M <sup>r</sup> Norris
M <sup>r</sup> Eastman	M <sup>r</sup> Bettan	M <sup>r</sup> Gale	M <sup>r</sup> Tarlton
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> Carr	M <sup>r</sup> Alexander	M <sup>r</sup> Young
M <sup>r</sup> Plummer	M <sup>r</sup> How	M <sup>r</sup> Temple	

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Kellie	M <sup>r</sup> Chamberlain	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Badger	M <sup>r</sup> P. Clark	M <sup>r</sup> Payne
M <sup>r</sup> Leavitt	M <sup>r</sup> N Hoit	M <sup>r</sup> Flanders	M <sup>r</sup> Penniman
M <sup>r</sup> B Page	M <sup>r</sup> Wallace	M <sup>r</sup> Shepherd	M <sup>r</sup> Stone
M <sup>r</sup> Wiggins	M <sup>r</sup> Whitcomb	M <sup>r</sup> Stiles	M <sup>r</sup> Crawford
M <sup>r</sup> J Clark	M <sup>r</sup> Simpson		

35 Yeas — 22 Nays — so it was accepted —

The Committee further reported that the Sum of Six \*hundred pounds be loaned to the Trustees of Dartmouth College for the term of four years on Interest of Six  $\frac{1}{2}$  Cent to be paid Annually the giving such security in real Estate as the President and Treasurer shall judge Sufficient — on which part of the report the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pierce	M <sup>r</sup> W <sup>m</sup> Duncan	M <sup>r</sup> Abbott	M <sup>r</sup> Payne
M <sup>r</sup> Connor	M <sup>r</sup> Bettan	M <sup>r</sup> Gale	M <sup>r</sup> Norris
M <sup>r</sup> Macgregore	M <sup>r</sup> Badger	M <sup>r</sup> Alexander	M <sup>r</sup> Tarlton
M <sup>r</sup> Clifford	M <sup>r</sup> E. Smith	M <sup>r</sup> Temple	M <sup>r</sup> Simpson
M <sup>r</sup> Plummer	M <sup>r</sup> R Macgregore	M <sup>r</sup> Holmes	M <sup>r</sup> Young
M <sup>r</sup> Cilley	M <sup>r</sup> Warner	M <sup>r</sup> Freeman	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> N Emerson	M <sup>r</sup> Chamberlain	M <sup>r</sup> Allen
M <sup>r</sup> Weeks	M <sup>r</sup> Godfrey	M <sup>r</sup> P. Clark	M <sup>r</sup> Bingham
M <sup>r</sup> Leavitt	M <sup>r</sup> T Page	M <sup>r</sup> Flanders	M <sup>r</sup> Penniman
M <sup>r</sup> Dodge	M <sup>r</sup> Jo <sup>s</sup> Smith	M <sup>r</sup> Shepherd	M <sup>r</sup> Stone
M <sup>r</sup> Wiggins	M <sup>r</sup> Kellie	M <sup>r</sup> Stiles	M <sup>r</sup> Crawford
M <sup>r</sup> Currier	M <sup>r</sup> Carr	M <sup>r</sup> Whitcomb	M <sup>r</sup> E Hoyt
M <sup>r</sup> Jab <sup>s</sup> Smith	M <sup>r</sup> How	M <sup>r</sup> M Smith	M <sup>r</sup> Hutchens
M <sup>r</sup> J Clark	M <sup>r</sup> N Hoit	M <sup>r</sup> Rand	

23 Yeas — 31 Nays — so it was rejected —

*Voted* that the Account of George Gains Esq<sup>r</sup> amounting to eleven pounds fourteen shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of Nahum Akerman amounting to ten pounds four shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of Edward S Livermore Esq<sup>r</sup> amounting to two pounds fourteen shillings be allowed and paid out of the Treasury by order of the President

The Committee appointed to consider of the Memorial of Cap<sup>t</sup> Titus Salter and on the light House account reported that the Treasurer be directed to pay said Salter the order mentioned in

said Memorial and Interest due thereon after deducting the Sum of eighty pounds out of the aggregate amount of said order it being for so much money which in the Opinion of your Committee the said Salter has received of \*this state for supplying and supporting the light at fort William and Mary and for taking care of the Military and Ordnance stores at said Fort more than he ought to have received The expence of maintaining said light being paid him by the United states agreeable to his contract with Joseph Whipple Esq<sup>r</sup>— The light house Account is right cast and well vouched— which report being read and considered *voted* that it be received and Accepted—

*Voted* that the President with advice of Council be desired to adjourn the General Court to the last Wednesday in May next then to meet at Dover—

*Voted* that M<sup>r</sup> John Melcher have and receive out of the Treasury Sixty pounds to be by him accounted for in printing the Laws of this State— and that the President give order accordingly—

The Committee on Printers accounts reported that George Jerry Osborne receive Seven pounds ten shillings in full of his account— which report being read and considered *voted* that it be received and accepted and that the President give order accordingly—

*Voted* that M<sup>r</sup> Pierce, M<sup>r</sup> Hoyt M<sup>r</sup> Macgregore M<sup>r</sup> Connor & M<sup>r</sup> Payne with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the letters from M<sup>r</sup> Smith to his Excellency the President (just received) and report thereon—

A message from the Honb<sup>l</sup> Senate gave information that the Senate were of Opinion that there was no necessity for joining said Committee—

The Secretary came down and gave information that his Excellency the President with advice of Council has thought fit to adjourn the General Court to the last Wednesday of May next then to meet at Dover, and declared them adjourned accordingly—

<sup>1</sup>[Of the foregoing votes, the following were non-concurred and ordered to lay.

*Non-concurred.*

Petitions of Zepheniah Leach.

Ditto of Jonathan Tenny.

Ditto of Lieutenant Gould.

Ditto of Joel Doolittle.

Ditto of David Webster, Esquire.

Ditto of Jonathan Hoit.

<sup>1</sup> Taken from printed journal.

Ditto of John Tanner.

Ditto of Benjamin Tripp.

Ditto of Alexander Plumbley.

Ditto of Samuel Smith.

Committee for settling unlocated lands.

*Voted* that the Treasurer call on all persons indebted for impost and excise, to renew their bonds by the 22d of February next.

An act to legalize the exchange of certain lands in New-Gran-tham.

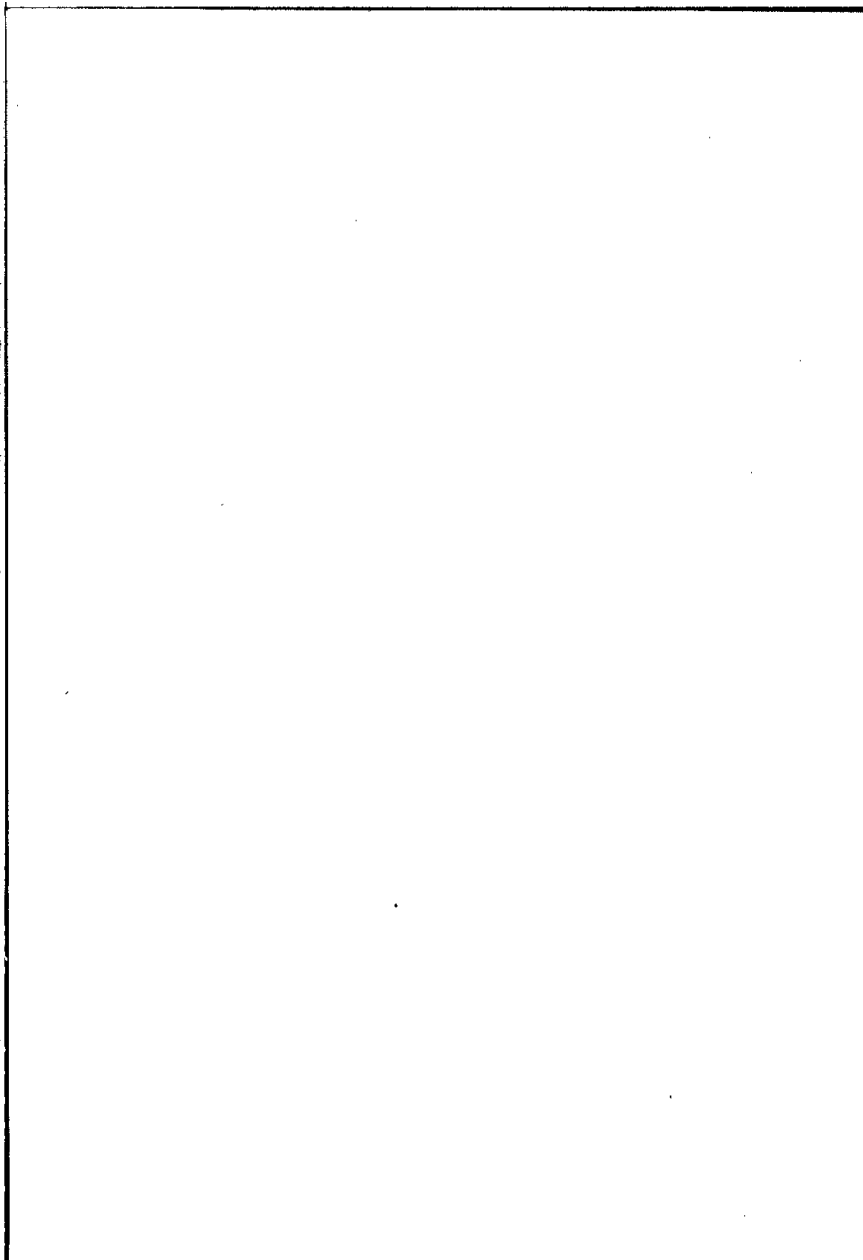
*Ordered to Lay.*

An act for the appointment of Special Justices, &c.

An act to repeal sundry acts, &c.

Dorchester Petition.

A vote for a committee to consider of a proposed resolve respecting the Treasurer's receiving orders drawn prior to 1785.]





STATE OF NEW HAMPSHIRE.

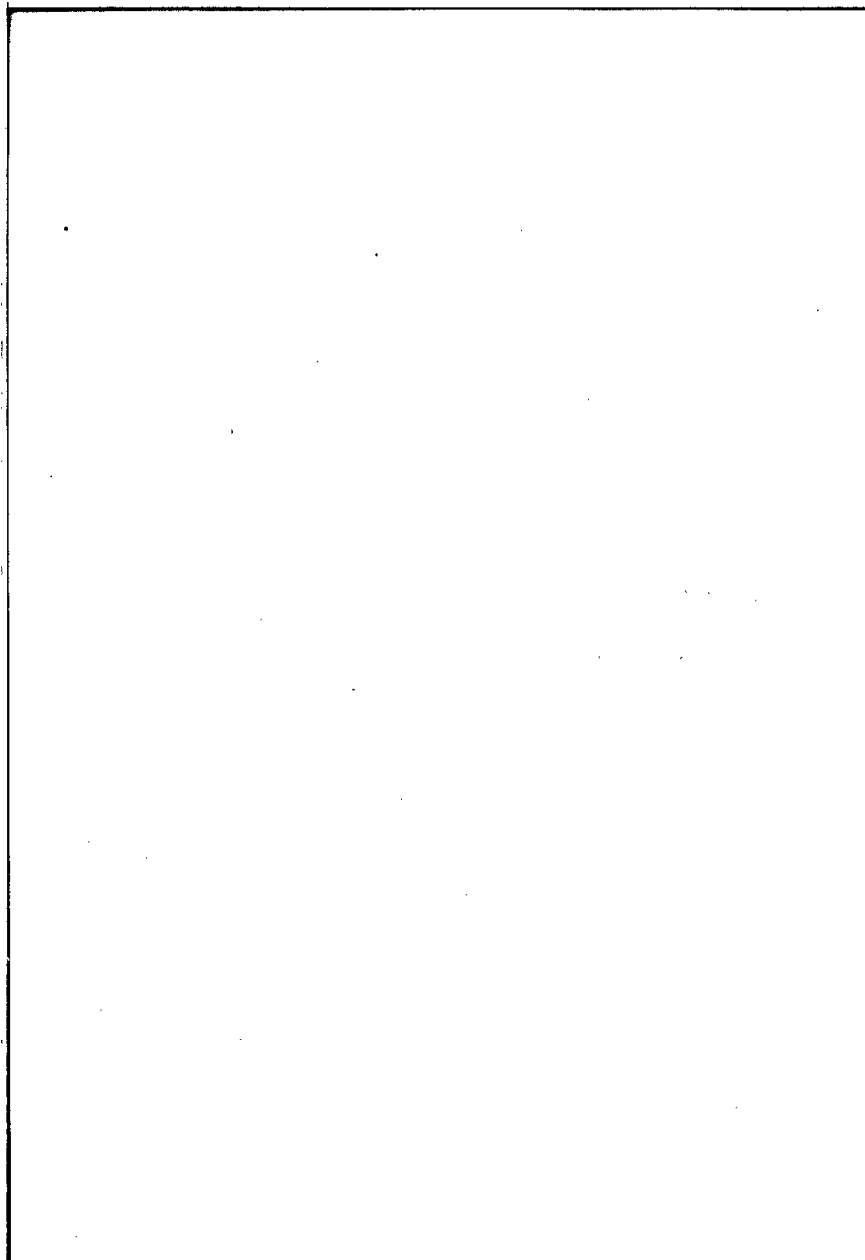
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A REGISTER

OF

RESOLUTIONS AND ADVICE OF COUNCIL.

BEGUN AT THE FIRST SESSION IN JUNE, 1791.



## PRESIDENT AND COUNCIL.

### NOMINATIONS.

\* At a Council holden at Concord June 8<sup>th</sup> 1791 — \* 1 B. N.—80  
Present His Excellency Josiah Bartlett Esq President The Hon. Jon<sup>a</sup> Freeman, Nath<sup>l</sup> Rogers, Lemuel Holmes  
Joseph Badger Jun<sup>r</sup> & Robert Wallace Esquires —

Proceeded and nominated

Eph<sup>m</sup> Pickering for Col of 1<sup>st</sup> Regiment of Militia

Sam<sup>l</sup> Langdon for L<sup>t</sup> Col of d<sup>o</sup>

Josiah Smith—Stratham for 1<sup>st</sup> Maj<sup>r</sup> of d<sup>o</sup>

Sam<sup>l</sup> Holmes for 1<sup>st</sup> Maj<sup>r</sup> of 14 Reg<sup>t</sup> of militia

Peter Sleeper for 2<sup>d</sup> Maj of d<sup>o</sup>

Maj Daniel Warner for Col. of 5<sup>th</sup> Reg<sup>t</sup> of Militia

Capt. William Barron for L<sup>t</sup> Col. of d<sup>o</sup>

John Lund of Dunstable for Maj of d<sup>o</sup>

William Wallace of Henniker for a Justice of the Peace for the  
County of Hillsborough —

\* Daniel Kingsbury of Keene for a Coroner for \* 1 B. N.—81  
the County of Cheshire. —

Sam<sup>l</sup> Twichel of Dublin for a Coroner for the County of  
Cheshire —

Nat. Rogers

Robert Wallace

Lem<sup>u</sup> Holmes

Jon<sup>a</sup> Freeman

Joseph Badger Jun<sup>r</sup>

Proceeded & nominated

Nath<sup>l</sup> Emerson of Candia for a Justice of the Peace for the  
County of Rockingham —

Levi Spaulding of Lyndborough for a Justice of the Peace for  
the County of Hillsborough —

Moses Smith of Chesterfield for a Justice of the Peace for the County of Cheshire —

Jon<sup>a</sup> Freeman  
Nat. Rogers  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes  
Robert Wallace

At a Council holden at Concord June 15, 1791

Present His Excellency Josiah Bartlett Esq President The Hon Nath<sup>l</sup> Rogers, Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires

proceeded & nominated

Col<sup>o</sup> George Aldrich & Col Amos Shepard one of whom for a Brigadier General

Nat. Rogers  
Robert Wallace  
Lem<sup>u</sup> Holmes  
Joseph Badger Ju<sup>r</sup>  
Jon<sup>a</sup> Freeman

\* 1 B. N.—82 \* At a Council holden at Concord June 17<sup>th</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President The Hon Joseph Badger Lemuel Holmes and Robert Wallace Esquires & Nathaniel Rogers Esq

proceeded & nominated

Jabez Beckwith of Lempster for Lt Col of 16<sup>th</sup> Reg<sup>t</sup>

Geo Kimball of Charlestown Maj of d<sup>o</sup>

Amasa Allen of Walpole & John Wood of Alstead one of whom for a second Maj<sup>r</sup> of d<sup>o</sup> —

Joseph Demerit & } of Northwood for Justices of the peace for  
Jon<sup>a</sup> Clark — } the County of Rockingham

Joseph Badger Ju<sup>r</sup>  
Nat. Rogers  
Lem<sup>u</sup> Holmes  
Robert Wallace  
Jon<sup>a</sup> Freeman

At a Council Holden at Exeter August 11, 1791 —

present His Excellency Josiah Bartlett Esq President The Hon. Joseph Badger, Jonathan Freeman Nath<sup>l</sup> Rogers Lemuel Holmes & Robert Wallace Esquires

proceeded and nominated

Sanford Kingsbury of Claremont Esq for a Justice of the Inferior Court of common Pleas for the County of Cheshire —

Samuel Works of Westmorland for a Justice of the peace for the County of Cheshire —

John Langdon Esq for a Justice of the peace & Quorum thro the State —

\* Alexander Craige of Rumney & Geo W<sup>m</sup> Liver- \* 1 B. N.-83  
more for Justices of the peace for the County of  
Grafton —

Nat. Rogers  
Robert Wallace  
Lemuel Holmes  
Joseph Badger Ju<sup>r</sup>  
Jon<sup>a</sup> Freeman

At a Council holden at Exeter Aug. 12<sup>th</sup> 1791 —  
present His Excellency Josiah Bartlett Esq President The  
Hon Joseph Badger Robert Wallace Lemuel Holmes Jonathan  
Freeman & Nath<sup>l</sup> Rogers Esquires

proceeded and nominated agreeably to constitution  
John Scribner of Poplin for a Justice of the Peace for the County  
of Rockingham —

Robert Wallace  
Nat. Rogers  
Lemuel Holmes  
Jon<sup>a</sup> Freeman

further nominated Joseph Welch Plastow for a Justice of the  
peace for the County of Rockingham

Robert Wallace  
Lemu<sup>l</sup> Holmes  
Jon<sup>a</sup> Freeman

proceeded and nominated  
Capt William Bradford of Amherst Capt Henry Field of Mer-  
rimac one of whom for a second Major of the 5th Regiment of  
Militia —

Joseph Badger Ju<sup>r</sup>  
Robert Wallace  
Nat. Rogers  
Lemu<sup>l</sup> Holmes  
Jon<sup>a</sup> Freeman

\* At a Council holden at Exeter Sept 29<sup>th</sup> 1791 — \* 1 B. N.-84  
present His Excellency Josiah Bartlett Esq Presi-  
dent — The Hon Nath<sup>l</sup> Rogers Joseph Badger Robert Wallace  
& Lemuel Holmes Esquires

Proceeded & nominated  
Joseph Merrill of South Hampton for a Justice of the peace for  
the County of Rockingham

George Frost of New Castle for d<sup>o</sup>  
Avery Hall of Wakefield  
Nathan Hoit of Moultonbo<sup>ro</sup> &

Aaron Wingate of Rochester for Justices of the peace for the  
County of Strafford —

William McQuestion of Lytchfield  
 James Hosley of Hancock  
 John Orr of Bedford and  
 Simeon Cummings of Merrimack for Justices of the Peace for  
 the County of Hillsbor<sup>o</sup>  
 Aaron Hutchinson of Lebanon for a Justice of the Peace for the  
 County of Grafton —  
 Eliphalet Wood of Ringe for a Justice of the Peace for the  
 County of Cheshire  
 William White of Chester for a Justice of the Peace for the  
 County of Rockingham —

Nat. Rogers  
 Robert Wallace  
 Joseph Badger Ju<sup>r</sup>  
 Lemuel Holmes

\* 1 B. N.-85 \* At a special Council summoned & holden at  
 Exeter Oct<sup>r</sup> 15<sup>th</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President The Hon.  
 Jonathan Freeman Joseph Badger Jun<sup>r</sup>, Nathaniel Rogers Lemuel  
 Holmes & Rob<sup>t</sup> Wallace Esq<sup>rs</sup>  
 proceeded and nominated  
 Maj Jabez Beckwith of Lemster for Col<sup>o</sup> of 16<sup>th</sup> Reg<sup>t</sup> of Militia  
 George Kimbal of Charlestown for L<sup>t</sup> Col<sup>o</sup> of d<sup>o</sup>  
 John Wood of Alstead for Maj<sup>r</sup> of D<sup>o</sup>  
 Amasa Allen of Walpole for second Maj<sup>r</sup> of d<sup>o</sup>  
 further nominated

General Nath<sup>l</sup> Peabody Col<sup>o</sup> Nath<sup>l</sup> Rogers Col<sup>o</sup> Eliphalet Gid-  
 dinge Eliph<sup>t</sup> Hale & Gen<sup>l</sup> George Reid Esquires one of whom  
 for a Sheriff for the County of Rockingham —

Joseph Badger Ju<sup>r</sup>  
 Jonathan Freeman  
 Robert Wallace  
 Lemuel Holmes

At a Council holden at Portsm<sup>o</sup> Dec 6 1791

Present His Excellency Josiah Bartlett Esq President The Hon  
 Joseph Badger Rob<sup>t</sup> Wallace Nath<sup>l</sup> Rogers Jonathan Freeman  
 and Lemuel Holmes Esquires —  
 proceeded and nominated

Henry Ingalls Esq for a Justice of the Peace for the County of  
 Cheshire —

\* 1 B. N.-86 Josiah Emery of Sanbornton for a Coroner for \* the  
 County of Strafford.

Philips White Esq for a Justice of the Peace & Quorum throughout the State—

Nat Rogers  
Joseph Badger Ju  
Robert Wallace  
Jonathan Freeman  
Lemuel Holmes

At a Council holden at Portsm<sup>o</sup> Dec 13 1791

Present His Excellency Josiah Bartlett Esq President Hon Nath<sup>l</sup> Rogers Joseph Badger Lemuel Holmes Jonathan Freeman & Rob<sup>t</sup> Wallace Esq<sup>rs</sup>

proceeded and nominated

John Hale of Portsm<sup>o</sup> for a Justice of the Peace for the County of Rockingham

Simon Torr of Rochester for a Coroner for the County of Strafford—

Nat. Rogers  
Jonathan Freeman  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes  
Robert Wallace

\* At a Council holden at Portsm<sup>o</sup> Dec<sup>r</sup> 19<sup>th</sup> 1791 \* 1 B. N.—87  
Present His Excellency Josiah Bartlett Esq President The Hon : Nath<sup>l</sup> Rogers Joseph Badger Rob<sup>t</sup> Wallace Jonathan Freeman Esquires—

James Egerton of Langdon for a Justice of the Peace for the County of Cheshire—

Oliver Whipple Esq & } for Justices of the Peace & Quorum  
William Plumer Es } for the County of Rockingham

Lemuel Holmes Esq for a Justice of the Peace & Quorum for the County of Cheshire—

John Stearnes of Pittsfield for a Coroner for the County of Rockingham—

Nat. Rogers  
Joseph Badger Ju<sup>r</sup>  
Jon<sup>a</sup> Freeman  
Robert Wallace

At a Council holden at Portsm<sup>o</sup> Dec 23<sup>d</sup> 1791—

Present His Excellency Josiah Bartlett Esq President The Hon. Nath<sup>l</sup> Rogers Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esq<sup>rs</sup>

proceeded & nominated—

Joshua Atherton of Amherst Esq for a Justice of the peace & of the Quorum for the County of Hillsborough—

Joseph Bayley of Sandown for a Coroner for the County of Rockingham

Josiah Melvin of Packersfield for a Coroner for the County of  
Cheshire —

\* 1 B. N.—88 Daniel Reynolds and Doct<sup>r</sup> Isaac Thorn of \* Lon-  
donderry for Justices of the Peace for the County  
of Rockingham —

Nat. Rogers  
Robert Wallace  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman

At a Council holden at Portsm<sup>o</sup> 29 Dec<sup>r</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President The Hon  
Nath Rogers Jon<sup>a</sup> Freeman Lemuel Holmes Joseph Badger &  
Rob<sup>t</sup> Wallace Esq<sup>rs</sup>

proceeded & nominated —

William Page of Charlestown for a Justice of the Peace for the  
County of Cheshire —

John Blunt of New Castle Esq for a Justice of the Peace for the  
County of Rockingham

James Woodward of Haverhill for a Justice of the Peace for the  
County of Grafton —

Henry Mellen of Dover for a Justice of the Peace for the  
County of Strafford

Advised & consented to By us —

Nat. Rogers  
Joseph Badger J<sup>r</sup>  
Jon<sup>a</sup> Freeman  
Robert Wallace  
Lemuel Holmes

\* 1 B. N.—89 \* At a Council holden at Portsm<sup>o</sup> Dec 31, 1791

Present His Ex<sup>y</sup> Josiah Bartlett Esq President The  
Hon. Nath<sup>l</sup> Rogers Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes  
& Jon<sup>a</sup> Freeman Esq<sup>rs</sup>

proceeded & nominated —

Nathan Hoit of Moultonbor<sup>o</sup> for a Justice of the Peace and of  
the Quorum for the County of Strafford —

Nat. Rogers  
Robert Wallace  
Lemuel Holmes  
Joseph Badger Ju<sup>r</sup>  
Jon<sup>a</sup> Freeman

At a Council holden at Portsm<sup>o</sup> Jan<sup>y</sup> 6, 1792

Present The Hon Nath<sup>l</sup> Rogers Joseph Badger Rob<sup>t</sup> Wallace  
Lemuel Holmes and Jon<sup>a</sup> Freeman Esq<sup>rs</sup>



proceeded & nominated

Nath<sup>l</sup> Adams of Portsm<sup>o</sup> for a Justice of the peace & Quorum throughout said State

James Betton Esq for a Justice of the Peace & Quorum for the County of Rockingham —

Israel Town of Stoddard for a Justice of the Peace for the County of Cheshire —

Theophilus Smith of Exeter for a Coroner for the County of Rockingham —

Robert Wallace

Jon<sup>a</sup> Freeman

Lemuel Holmes

Nat Rogers

Joseph Badger Ju

\* At a Council holden at Exeter Feb 28<sup>th</sup> 1792 — \* 1 B. N. -90

Present His Excellency Josiah Bartlett Esq President The Hon Nath<sup>l</sup> Rogers Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes Nath<sup>l</sup> Rogers & Jon<sup>a</sup> Freeman Esq<sup>rs</sup> —

Proceeded & nominated —

Weare Drake Esq for a Justice of the Peace for the County of Strafford

David Sterritt of Francestown for a Justice of the Peace for the County of Hillsbor<sup>o</sup> —

John Bellows Esq of Walpole for a Justice of the Peace & Quorum for the County of Cheshire —

further nominated —

Rufus Whipple of Richmond for a Coroner for the County of Cheshire —

Nat. Rogers

Robert Wallace

Joseph Badger Ju<sup>r</sup>

Lemuel Holmes

Jon<sup>a</sup> Freeman

\* At a Council holden at Exeter May 19<sup>th</sup> 1792 \* 1 B. N. -91

Present His Excellency Josiah Bartlett Esq. President The Hon. Nath<sup>l</sup> Rogers Joseph Badger Rob<sup>t</sup> Wallace and Jonathan Freeman Esq<sup>rs</sup> —

Proceeded and nominated

James Gilmore Esq of Windham for a Justice of the peace for the County of Rockingham —

Capt Andrew Wiggin of Stratham for a Justice of the Peace of the County of Rockingham

Benj<sup>a</sup> Weeks of Gilmanton a Justice of the Peace for the County of Strafford —

Thomas Adams of Pembroke for a Justice of the Peace for the  
County of Rockingham

Nat Rogers  
Robert Wallace  
Joseph Badger Ju<sup>r</sup>  
Jon<sup>a</sup> Freeman

At a Council holden at Exeter May 21, 1792

Present His Excellency Josiah Bartlett Esq President The Hon.  
Joseph Badger Robert Wallace Lemuel Holmes Jon<sup>a</sup> Freeman &  
Nath<sup>l</sup> Rogers Esq<sup>r</sup>—

proceeded & nominated—Peleg Sprague of Keene for a Justice  
of the Peace for the County of Cheshire—

Robert Wallace  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Nat Rogers

## APPOINTMENTS, RESOLUTIONS, AND ADVICE.

\* At a Council holden at Concord June 6<sup>th</sup> \* 2 P. & C.—133  
1791—

Present His Excellency Josiah Bartlett Esq President The Hon.  
Nath<sup>l</sup> Rogers Joseph Badger Jun<sup>r</sup> Rob<sup>t</sup> Wallace Lemuel Holmes  
Esquires—

His Excellency requested the advice of Council relative to  
drawing Orders on the Treasurer—

Whereupon the Council advise His Excellency to issue Orders  
on the Treasurer agreeably to the Acts Resolves & votes of the  
General Court which have been heretofore passed or shall be  
passed during the present Session

Joseph Badger J<sup>r</sup>.  
Nat. Rogers  
Robert Wallace  
Lem<sup>u</sup> Holmes  
Jon<sup>a</sup> Freeman

\* At a Council holden at Concord June 9<sup>th</sup> \* 2 P. & C.—134  
1791—

Present His Excellency Josiah Bartlett Esq President The  
Hon. Nath<sup>l</sup> Rogers Joseph Badger Jun<sup>r</sup> Rob<sup>t</sup> Wallace Lemuel  
Holmes & Jon<sup>a</sup> Freeman Esquire

His Excellency the President requested the advice of Council  
relative to issuing a Commission to Jacob Amidon of Chesterfield  
as a Justice of the Peace for the County of Cheshire—

Whereupon the Council advise His Excellency to issue a Com-  
mission agreeably to an appointment made the 12<sup>th</sup> of January  
1790 to bear date this day

Joseph Badger Ju<sup>r</sup>  
Jon<sup>a</sup> Freeman  
Lem<sup>u</sup> Holmes  
Robert Wallace  
Nat. Rogers

At a Council holden at Concord June 15, 1791  
Present His Excellency Josiah Bartlett Esq President The Hon

Jon<sup>a</sup> Freeman Nathaniel Rogers Joseph Badger Jun<sup>r</sup> Lemuel  
Holmes & Rob<sup>t</sup> Wallace Esq

proceeded & appointed

Eph<sup>m</sup> Pickering Col<sup>o</sup> of the 1<sup>st</sup> Reg<sup>t</sup> of Militia

Samuel Langdon Lieut Col. of d<sup>o</sup>

Josiah Smith of Stratham Maj<sup>r</sup> of d<sup>o</sup>

Samuel Holmes First Maj of 14<sup>th</sup> Reg<sup>t</sup> of Militia

Peter Sleeper second Maj. of d<sup>o</sup>

Daniel Warner Col. of 5<sup>th</sup> Reg<sup>t</sup> of Militia

\* 2 P. & C.—135 \* William Barron Lieut Col. of 5<sup>th</sup> Reg<sup>t</sup> of  
Militia

John Lund first Major of d<sup>o</sup>

William Wallace of Henniker a Justice of the peace for the  
County of Hillsbor<sup>o</sup>

Daniel Kingsbury of Keene a Coroner for the County of  
Cheshire

Samuel Twichel of Dublin a Coroner for s<sup>d</sup> County

Nath<sup>l</sup> Emerson Esq of Candia a Justice of the peace for the  
County of Rockingham—

Levi Spaulding of Lyndbor<sup>o</sup> a Justice of the peace for the  
County of Hillsborough

Moses Smith of Chesterfield a Justice of the peace for the  
County of Cheshire—

Nat. Rogers

Robert Wallace

Joseph Badger Ju<sup>r</sup>

Lemuel Holmes

Jon<sup>a</sup> Freeman

At a Council holden at Concord June 17 1791

Present His Excellency Josiah Bartlett Esquire Presid<sup>t</sup> The Hon  
Rob<sup>t</sup> Wallace Nath<sup>l</sup> Rogers Lemuel Holmes

His Excellency the President requested the advice of Council  
relative to the adjournment of the Gen<sup>l</sup> Court—Whereupon the  
Council advise it to be adjourned to meet again on the last  
Wednesday of Nov<sup>r</sup> next to meet at Portsmouth

Robert Wallace

Nat. Rogers

Lem<sup>u</sup> Holmes

\* 2 P. & C.—136 \* At a Council holden at Concord June 17—  
1791—

Present his Excellency Josiah Bartlett Esq President The Hon  
Joseph Badger Nath<sup>l</sup> Rogers Robert Wallace & Lemuel Holmes  
Esquires—

The Hon. Council advise His Excellency the Preside<sup>t</sup> to issue an Order in favor of John Milcher for sixty pounds agreeably to a vote of the Gen<sup>l</sup> Court of the above date for which he is accountable

Joseph Badger Ju<sup>r</sup>  
Nat. Rogers  
Lem<sup>l</sup> Holmes  
Robert Wallace

Proceeded and appointed

Joseph Walton John Pitman Charles Grace James Day & Nicholas Miller Packers & Searcher of Beef & Pork in Portsm<sup>o</sup> —

Nat. Rogers  
Robert Wallace  
Lem<sup>l</sup> Holmes  
Joseph Badger Ju<sup>r</sup>

At a Council holden at Exeter Aug 11. 1791

Present His Excellency Josiah Bartlett Esq President The Hon Joseph Badger Jonathan Freeman Nath<sup>l</sup> Rogers Lemuel Holmes & Robert Wallace Esquires —

proceeded and appointed agreeably to a former nomination Joseph Demerit & Jonathan Clark of Northwood Esq<sup>rs</sup> Justices of the peace for the County of Rockingham —

Nat. Rogers  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

\* At a Council holden at Exeter Aug. 12<sup>th</sup> 1791 \* 2 P. & C.—137  
present His Excellency Josiah Bartlett Esq  
President The Hon Joseph Badger Nathaniel Rogers, Lemuel Holmes Robert Wallace & Jon<sup>a</sup> Freeman Esquires —

Proceeded and appointed

Daniel Rindge Rogers Assay Master of Pot & Pearl Ash at Portsmouth —

Benjamin Brown of Chester a Packer & Searcher of Beef and Pork at Chester

Zebulon Neal of Newmarket for D<sup>o</sup> at Newmarket

Samuel Philbrick of Exeter for D<sup>o</sup> at Exeter

His Excellency the President by advice of Council issued an order for the payment of an abstract of the members of the General Court signed by Nat. Rogers & Nat. Gilman a Committee appointed to settle the late treasurers Account amounting to five

hundred & eighty three pounds seventeen shillings & three pence three farthings —

The Commissioners appointed to state the accounts of this State against the United States, having represented the difficulty, length of time required to procure the necessary vouchers, adjust and arrange the same, request that they may have an order or orders on the Treasurer to enable them to prosecute the business of their appointment —

Whereupon the Council advise that His Excellency the President be desired to issue his order or orders on the Treasurer that they have and \*receive out of the treasury the sum of twelve pounds each for which they are to be accountable —

The foregoing appointments and advice of Council were advised and consented to by us —

Nat. Rogers  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes

At a Council holden at Exeter Sept 28<sup>th</sup> 1791 —

Present His Excellency Josiah Bartlett Esquire President The Hon. Nath<sup>l</sup> Rogers, Joseph Badger Robert Wallace & Lemuel Holmes Esquires —

His Excellency the President issued a proclamation for a day of public Thanksgiving on the 17<sup>th</sup> of Nov<sup>r</sup> next as on file.

Sept. 29, 1791 present as yesterday proceeded and appointed

Col<sup>o</sup> Amos Shepard of Alstead a Brigd<sup>r</sup> Gen<sup>l</sup>

Sanford Kingsbury Esq a Justice of the Inferior Court of Common Pleas for the County of Cheshire

Sam<sup>l</sup> Works Esq of Westmorland a Justice of the Peace for the County of Cheshire —

John Langdon Esq a Justice of the Peace & Quor<sup>m</sup> throughout the State

George W<sup>m</sup>son Livermore N. Holderness & Alexander Craige of Rumney Justices of the Peace for the County of Grafton —

John Scribner of Poplin a Justice of the Peace for the County of Rockingham

\* 2 P. & C.—139 \*Capt William Bradford of Amherst second Major of the 5<sup>th</sup> Regiment of Militia —

Solomon Wheeler Esq Packer & Searcher of Beef and Pork at Kingstown —

Capt John Hunter Packer & Searcher of Beef and Pork at Londonderry

Ebenezer Dustin Packer & Searcher of Beef and Pork at Concord

Paul Chapman Packer & Searcher of Beef and Pork at Newmark —

Edmund Pearson Packer & Searcher of Beef & Pork at Exeter —

Richard Savarge Packer & Searcher of Beef & Pork at Portsmouth —

Nat. Rogers —

Robert Wallace

Joseph Badger Junr

Lemuel Holmes

At a special Council summoned & holden at Exeter Oct<sup>r</sup> 15<sup>th</sup> 1791 present His Excellency Josiah Bartlett Esq President Hon. Nathl Rogers Joseph Badger Robt Wallace Lemuel Holmes & Jonathan Freeman Esq<sup>r</sup> —

proceeded & appointed John Phillips Gilman a Surveyor of Lumber at Dover —

Jonathan Freeman

Robert Wallace

Joseph Badger Junr

Lemuel Holmes

Nat. Rogers

\* At a Council holden at Exeter Oct<sup>r</sup> 17 — 1791 \* 2 P. & C. — 140

Present His Excellency Josiah Bartlett Esq

President The Hon<sup>ble</sup> Nathl Rogers, Joseph Badger Junr Lemuel Holmes & Jonathan Freeman Esq<sup>r</sup> —

proceeded and appointed the following persons having been nominated agreeably to the Constitution viz —

Joseph Merrill Esq of South Hampton and George Frost Esq of New Castle Justices of the peace for the County of Rockingham

Avery Hall of Wakefield,

Nathan Hoit Esq of Moultonboro and

Aaron Wingate Esq of Rochester Justices of the peace for the County of Strafford

Aaron Hutchinson Esq of Lebanon a Justice of the peace for the County of Grafton —

William White Esq. of Chester a Justice of the peace for the County of Rockingham —

Advised & consented to by us

Nat. Rogers

Joseph Badger Junr

Lemuel Holmes

Jonathan Freeman

\* 2 P. & C.—141 \* At a Council holden at Exeter Oct<sup>o</sup> 21 1791—  
present His Excellency Josiah Bartlett Esq  
President The Hon. Joseph Badger Jun<sup>r</sup> Robert Wallace Jon<sup>a</sup>  
Freeman & Lemuel Holmes Esquires—

proceeded & appointed

William McQuestion of Lytchfield—

James Hosley of Hancock

John Orr of Bedford and

Simeon Cummings of Merrimac Justices of the Peace for the  
County of Hillsbor<sup>o</sup>—

Advised and consented to by us—

Joseph Badger Ju<sup>r</sup>

Lemuel Holmes

Jonathan Freeman

Robert Wallace

At a Council holden at Exeter Oct<sup>o</sup> 22<sup>d</sup> 1791

Present His Excellency Josiah Bartlett Esq President The Hon  
Joseph Badger, Robert Wallace Lemuel Holmes Jonathan Free-  
man & Nath<sup>l</sup> Rogers Esquires

Pursuant to foregoing nominations proceeded and appointed  
the following persons to the offices hereafter mentioned.

Jabez Beckwith Col<sup>o</sup> of the 16 Regiment of Militia

George Kimball L<sup>t</sup> Col<sup>o</sup> of d<sup>o</sup>

John Wood Maj<sup>r</sup> of d<sup>o</sup>

Amasa Allen second Maj<sup>r</sup> of D<sup>o</sup>

\* 2 P. & C.—142 \* The foregoing appointments were advised to  
By Us

Lemuel Holmes

Robert Wallace

Joseph Badger Ju<sup>r</sup>

Jon<sup>a</sup> Freeman

Nat. Rogers

Further appointed

Gen<sup>l</sup> George Reid Sheriff of & for the County of Rockingham  
in the State of New Hampshire.

The above appointment was advised to

By us—

Lemuel Holmes

Robert Wallace

Joseph Badger Ju<sup>r</sup>

Jon<sup>a</sup> Freeman

Pursuant to a vote of Court of the 17<sup>th</sup> of Feb<sup>r</sup> 1791 His Excel-  
lency the President with advice of Council appointed Will<sup>m</sup> Par-  
ker Esq as one of the Committee on the revision of the laws of  
this State in the room of the Hon. Jeremiah Smith Esq who is  
gone on to Congress



Advised to by     Jon<sup>a</sup> Freeman  
                          Nat. Rogers  
                          Lemuel Holmes  
                          Robert Wallace

\* At a Council holden at Portsm<sup>o</sup> Dec<sup>r</sup> 1, \* 2 P. & C.-143  
 1791 —

Present His Excellency Josiah Bartlett Esq President The Hon  
 Joseph Badger Rob<sup>t</sup> Wallace Nath<sup>l</sup> Rogers & Jon<sup>a</sup> Freeman Es-  
 quires —

proceeded and appointed  
 Richard Smith a Packer & Searcher of Beef & Pork at East  
 Kingston —

Nat. Rogers  
 Joseph Badger J<sup>r</sup>  
 Robert Wallace  
 Jon<sup>a</sup> Freeman

His Excellency the President laid before the Hon. Council a  
 letter inclose with a proclamation respecting the murder of Cor-  
 nelius Hogeboom Esq Sheriff of the County of Columbia in the  
 State of New York —

Whereupon the Council advised his Excellency to issue the fol-  
 lowing proclamation viz

State of New Hampshire —

By His Excellency Josiah Bartlett Esq Captain General &  
 Commander in chief of the Army & Navy & President of said  
 State

#### A Proclamation

having received from His Excellency George Clinton Esq Gov-  
 ernor of the State of New York a letter requesting me that if  
 Jonathan Arnold Abel Hacket, Josiah Hacket John West and  
 Jacob Virgil shall be found within this State that  
 they may be \* arrested & sent to the said State \* 2 P. & C.-144  
 of New York, where they stand charged with  
 the murder of Cornelius Hogeboom Esq —

I have therefore thought fit by and with the advice of Council,  
 to issue this proclamation, hereby requiring all Judges Justices  
 Sheriffs Grand Jurors Constables and other Officers civil and  
 military : and also recommending to all other good Citizens within  
 this State to use their utmost endeavours for discovering & appre-  
 hending the said Jonathan Arnold Abel Hacket Josiah Hacket,  
 John West & Jacob Virgil and them commit to any of the Common  
 Goals in this State so that they may be secured & delivered over  
 to the Authority of the aforesaid State of New York for trial

according to the provision in such case made by the Government of the United States —

Given under my hand & the seal of said State at the Council Chamber in Portsm<sup>o</sup> this first Day of December in the year of our Lord 1791 and in the 16 year of the Independence of the United States of America — Josiah Bartlett

By His Excellencys Command  
with Advice of Council  
Joseph Pearson —

Advised to by us Nat. Rogers  
Jonathan Freeman  
Lemuel Holmes  
Robert Wallace  
Joseph Badger J<sup>r</sup>

\* 2 P. & C.—145 \* At a Council holden at Portsm<sup>o</sup> Dec 6. 1791  
Present His Excellency Josiah Bartlett Esq  
President The Hon<sup>ble</sup> Robt Wallace Joseph Badger Nath<sup>l</sup> Rogers  
Lemuel Holmes & Jon<sup>a</sup> Freeman

His Excellency requested the advice of Council relative to drawing orders on the Treasurer

Whereupon the Council advise His Excellency to issue his orders on the Treasurer agreeably to the acts, resolves and votes of the General Court which have been heretofore passed or shall be passed during this Session

Advised to by us — Jonathan Freeman  
Nat. Rogers  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes

proceeded and appointed  
Capt Jeremiah Prichard a Searcher and Packer of Beef and pork at New Ipswich

Nat. Rogers  
Joseph Badger Ju<sup>r</sup>  
Robert Wallace  
Jonathan Freeman  
Lemuel Holmes

\* 2 P. & C.—146 \* At a Council holden at Portsm<sup>o</sup> Dec 13<sup>th</sup> 1791  
Present His Excellency Josiah Bartlett Esq  
President The Hon Nath<sup>l</sup> Rogers Joseph Badger Robt Wallace  
Lemuel Holmes & Jon<sup>a</sup> Freeman Esq<sup>r</sup>

proceeded & appointed the following persons Packers and Searcher of Beef & Pork —

Benjamin Peirce at Dover —  
 John Cate Esq at Barrington  
 Reuben Twombly at Madbury

Nat. Rogers  
 Joseph Badger Ju<sup>r</sup>  
 Lemuel Holmes  
 Jonathan Freeman  
 Robert Wallace

At a Council holden at Portsm<sup>o</sup> Dec<sup>r</sup> 23<sup>d</sup> 1791  
 Present His Excellency Josiah Bartlett Esq President The  
 Hon Nath<sup>l</sup> Rogers Joseph Badger Robt Wallace Jon<sup>a</sup> Freeman &  
 Lemuel Holmes Esq<sup>r</sup>

proceeded and appointed

Henry Ingalls Esq of Richmond a Justice of the Peace for the  
 County of Cheshire

Josiah Emery Esq of Sanbornton a Coroner for the County of  
 Strafford

Phillips White Esq a Justice of the Peace & Quorum through-  
 out the State

John Hale of Portsmouth a Justice of the Peace for the County  
 of Rockingham

Simeon Torr of Rochester a Coroner for the County of Straf-  
 ford

\* The foregoing appointments of Dec 23<sup>d</sup> 1791 \* 2 P. & C.—147  
 were advised & consented to By us —

Joseph Badger Ju<sup>r</sup>  
 Nat. Rogers  
 Robert Wallace  
 Jon<sup>a</sup> Freeman  
 Lemuel Holmes

At a Council holden at Portsm<sup>o</sup> Dec<sup>r</sup> 23<sup>d</sup> 1791 —

Present His Excellency Josiah Bartlett Esq President The  
 Hon Nath<sup>l</sup> Rogers Joseph Badger Robert Wallace Lemuel Holmes  
 & Jon<sup>a</sup> Freeman Esq<sup>r</sup>

Proceeded & appointed

Oliver Whipple Esq of Portsmouth a Justice of the Peace &  
 Quorum for the County of Rockingham

William Plummer Esq of Epping a Justice of the Peace &  
 Quorum for d<sup>o</sup>

John Stearns of Pittsfield a Coroner for the County of Rock-  
 ingham

consented & advised to by us —

Nat. Rogers  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes

Proceeded & appointed  
Lemuel Holmes Esq a Justice of the Peace & Quorum for the  
County of Cheshire —

Nat. Rogers  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman

\* 2 P. & C-148 \* At a Council holden at Portsm<sup>o</sup> Dec<sup>r</sup> 31, 1791 —  
Present His Excellency Josiah Bartlett Esq Presi-  
dent The Hon Lemuel Holmes Joseph Badger Nath<sup>l</sup> Rogers Jon<sup>a</sup>  
Freeman & Rob<sup>t</sup> Wallace Esq<sup>rs</sup>

proceeded & appointed.

Joshua Atherton of Amherst Esq a Justice of the Peace and of  
the Quorum for the County of Hillsbor<sup>o</sup> —

Joseph Bailey of Sandown a Coroner for the County of Rock-  
ingham —

Josiah Melvin Esq of Packersfield a Coroner for the County of  
Cheshire —

Nat. Rogers  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes

At a Council holden at Portsm<sup>o</sup> Jan<sup>y</sup> 6, 1792

Present His Excellency Josiah Bartlett Esq President The  
Hon — Joseph Badger Lemuel Holmes Jon<sup>a</sup> Freeman Nath<sup>l</sup> Rog-  
ers Robert Wallace

His Excellency the President requested the advice of Council  
relative to the adjournment of the General Court Whereupon  
the Council advise that His Excellency the President adjourn the  
General Court agreeably to a vote of this day to meet on the last  
day of May next at Dover —

Joseph Badger Ju<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes  
Nat. Rogers

\* 2 P. & C.-149 \* proceeded and appointed

James Egerton of Langdon Esq a Justice of the  
Peace for the County of Cheshire —

William Page Esq of Charlestown a Justice of the Peace for d<sup>o</sup>  
John Blunt Esq of New Castle a Justice of the Peace for the  
County of Rockingham

James Woodward of Haverhill Esq a Justice of the Peace for  
the County of Grafton—

Henry Mellen Esq of Dover a Justice of the Peace for the  
County of Strafford

Nathan Hoit Esq of Moultonbor<sup>o</sup> a Justice of the Peace & Quo-  
rum for the County of Strafford—

John Quimby of Brintwood a Searcher & Packer of Beef in  
Brintwood

Daniel Reynolds & Isaac Thorn Esq<sup>rs</sup> Justices of the Peace for  
the County of Rockingham

Nat. Rogers—

Joseph Badger Ju<sup>r</sup>

Robert Wallace

Lemuel Holmes

Jon<sup>a</sup> Freeman

proceeded & appointed Dan<sup>l</sup> Rindge Rogers an Inspector of  
pot & pearl Ashes agreeably to an Act of Court of the 28 Dec<sup>r</sup>  
1791—

Robert Wallace

Nat. Rogers

Jon<sup>a</sup> Freeman

Lemuel Holmes

\* At a Council holden at Exeter Feb<sup>y</sup> 27<sup>th</sup> 1792— \* 2 P. & C.—150

Present His Excellency Josiah Bartlett Esq

President The Hon<sup>ble</sup> Joseph Badger Robert Wallace Lemuel  
Holmes, Jonathan Freeman & Nath<sup>l</sup> Rogers Esquires—

His Excellency the President with advice of Council ordered a  
Proclamation for a fast on the fifth day of April next to be printed  
and sent to the several Towns and places in this State

A Memorial from the Trustees of Dartmouth College was laid  
before his Excellency & Council by the Hon. Jonathan Freeman  
Esq their Agent requesting advice relative to the sale of certain  
Lands granted by this State for the use of said College—

Whereupon His Excellency & Council advise, that, they make  
sale of a part or the whole of said Grant if they shall find it nec-  
essary and beneficial to said Seminary for defraying certain  
expences by them incurred—

Josiah Bartlett President

Robert Wallace

Lemuel Holmes

Joseph Badger Jr

Nat. Rogers.

} Counsellors

His Excellency the President is desired & requested to give a Charter of a grant of land made by the General Court to Dartmouth College in Feb<sup>y</sup> 1789

By us — Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace  
Nat Rogers

\* 2 P. & C.—151 \* At a Council holden at Exeter Feb<sup>y</sup> 28, 1792 —  
Present His Excellency Josiah Bartlett Esq President The Hon. Nath<sup>l</sup> Rogers Joseph Badger Robert Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman & Nathaniel Rogers Esquires  
Proceeded & appointed

Nath<sup>l</sup> Adams of Portsmouth a Justice of the Peace & Quorum throughout the State

James Bettan a Justice of the Peace & Quorum for the County of Rockingham

Israel Towne of Stoddard a Justice of the Peace for the County of Cheshire —

Theophilus Smith of Exeter a Coroner for the County of Rockingham. —

Nat Rogers  
Robert Wallace  
Joseph Badger Ju<sup>r</sup>  
Jonathan Freeman  
Lemuel Holmes

\* 2 P. & C.—152 \* At a Council holden at Exeter May 19<sup>th</sup> 1792  
Present His Excellency Josiah Bartlett Esq President The Hon. Nath<sup>l</sup> Rogers Jon<sup>a</sup> Freeman Joseph Badger Robert Wallace & Lemuel Holmes Esquires

Proceeded and appointed

Weare Drake Esq of Effingham a Justice of the Peace for the County of Strafford —

Daniel Sterritt of Francistown a Justice of the Peace for the County of Hillsborough

John Bellows of Walpole a Justice of the Peace and of the Quorum for the County of Cheshire

Rufus Whipple of Richmond for a Coroner for the County of Cheshire —

Advised to by us — Joseph Badger Ju<sup>r</sup>  
Nat Rogers  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes

The Council advise that His Excellency have and receive an order on the Treasurer for forty two shillings for the postage of sundry letters agreeably to a vote of June 17, 1791 authorising him to draw orders for certain contingencies

Advised to by us    Joseph Badger Jun<sup>r</sup>  
                              Robert Wallace  
                              Nat. Rogers  
                              Jon<sup>a</sup> Freeman

\* proceeded to open and enter the returns of    \* 2 P. & C.—153  
 the votes for Senators and to reexamine s<sup>d</sup> entry  
 adjourned till Monday morning next

At a Council holden at Exeter May 21. 1792

Present His Excellency Josiah Bartlett Esq President The Hon  
 Joseph Badger Robert Wallace Lemuel Holmes Jon<sup>a</sup> Freeman &  
 Nath<sup>l</sup> Rogers Esquires —

Upon examining and casting up the Returns of the votes for  
 Senators for the County of Rockingham, We find the amount of  
 the whole number to be 12508 — That the Hon James Sheafe,  
 Abiel Foster and Nathaniel Peabody Esquires having a majority  
 of votes are elected and have been summoned accordingly — But  
 as no other person has a majority the next four highest numbers  
 are as follows viz — Hon. Christopher Toppan 1216 Nathaniel  
 Gilman 1137 Phillips White Esq 1123 and William Plumer Esq  
 891 —

The whole number of votes for Senators in the County of Strafford  
 amount to 2689 no one person having a majority, the four  
 high numbers are as follows viz the Hon. Ebenezer Smith Esq  
 655 John Waldron Esq 545 Samuel Hale Esq. 504 and Joseph  
 Badger Esq 306 —

The whole number of votes for Senators in  
 \* the County of Hillsborough amount to 2940    \* 2 P. & C.—154  
 the Hon. Robert Wallace having a majority of  
 vote is elected and has been summoned accordingly — no other  
 person having a majority of votes the two next highest numbers  
 are as follows viz The Hon Charles Barrett Esq 730 and Joshua  
 Atherton Esq 356 —

The whole number of votes for Senators for the County of  
 Cheshire amount to 2289, the Hon John Billows and Amos Shep-  
 ard Esq<sup>rs</sup> having a majority of votes are elected and have been  
 summoned accordingly. —

The whole number of votes for Senators in the County of Graf-  
 ton amount to 889 no one person having a majority, the two high-

est numbers are as follows the Hon Jonathan Freeman Esq 444  
and William Simpson Esq 171

Josiah Bartlett President	} Counsellors
Robert Wallace	
Lemuel Holmes	
Jonathan Freeman	
Joseph Badger Ju <sup>r</sup>	
Nat Rogers	

\* 2 P. & C.—155 \* At a Council holden at Dover June 6, 1792

Present His Excellency Josiah Bartlett Esq  
President The Hon. Nath<sup>l</sup> Rogers Joseph Badger Jun<sup>r</sup> Robert  
Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires  
proceeded & appointed

James Gilmore Esq of Windham a Justice of the Peace for the  
County of Rockingham

Capt Andrew Wiggin of Stratham Esq a Justice of the Peace  
for d<sup>o</sup>

Benj<sup>a</sup> Weeks of Gilmanton Esq a Justice of the Peace for the  
County of Strafford—

Peleg Sprague of Keene Esq a Justice of the Peace for the  
County of Cheshire—

Advised & consented to by us

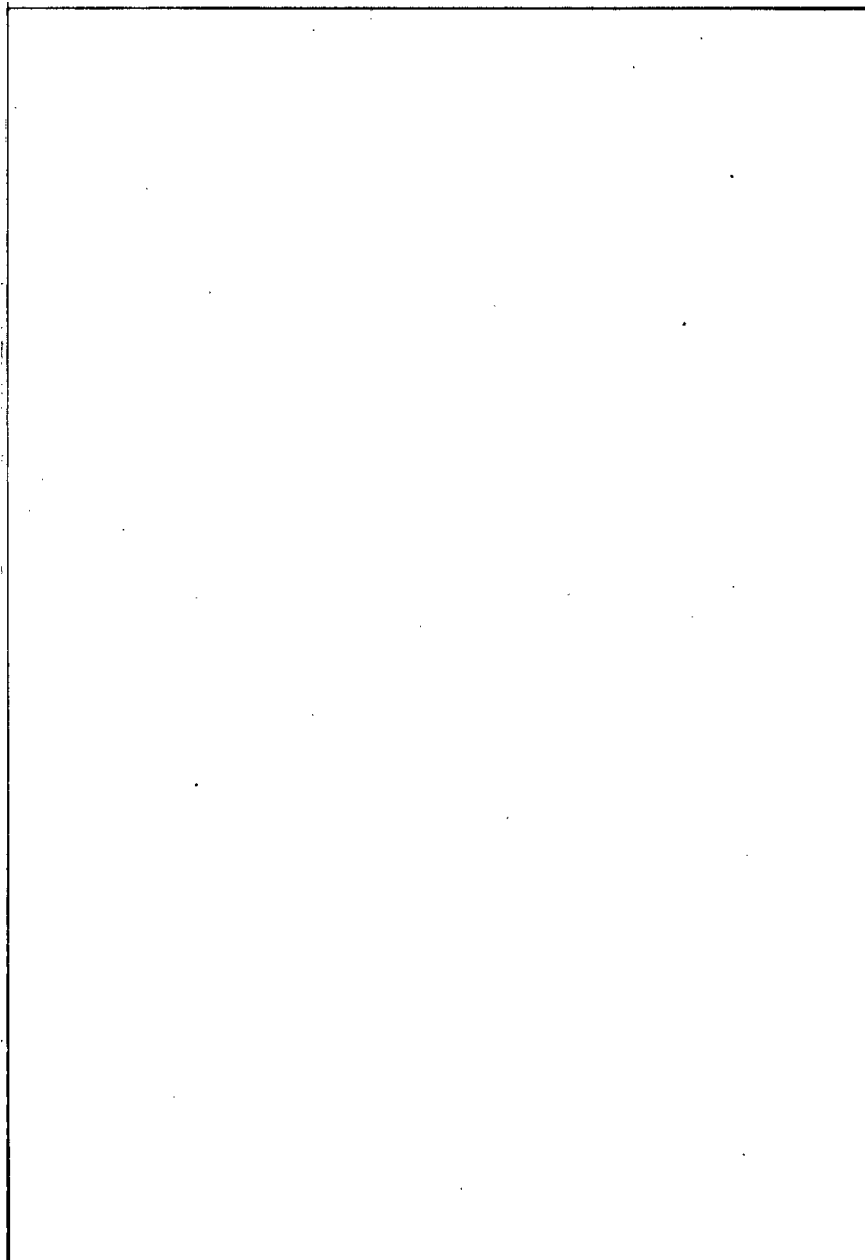
Nat. Rogers  
Jon<sup>a</sup> Freeman  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes  
Robert Wallace

Advised & Ordered that the depreciation of the Wages of Expe-  
rience Triscot be made out and certified as the depreciation of the  
wages of others and that the President is desired to give order  
agreeably to a vote of the Gen<sup>l</sup> Court of 23 Dec 1791

Nat. Rogers  
Lemuel Holmes  
Robert Wallace  
Joseph Badger Ju<sup>r</sup>  
Jonathan Freeman







## STATE OFFICERS, 1792-93.

### EXECUTIVE DEPARTMENT.

JOSIAH BARTLETT, Kingston, *President*.

#### *Council.*

ROBERT WALLACE, Henniker, <i>Hillsborough</i> ,	} <i>Chosen from</i>		
JONATHAN FREEMAN, Hanover, <i>Grafton</i> ,		} <i>the Senate.</i>	
PHILLIPS WHITE, South Hampton, <i>Rocking-</i>	} <i>Chosen from</i>		
<i>ham,</i>		} <i>the House of</i>	
JOSEPH BADGER, JR., Gilmanton, <i>Strafford</i> ,			} <i>Representa-</i>
LEMUEL HOLMES, Surry, <i>Cheshire</i> ,			
JOSEPH PEARSON, Exeter, <i>Secretary of State.</i>			
JOHN TAYLOR GILMAN, Exeter, <i>State Treasurer.</i>			

### STATE SENATE.

(June 6, 1792, to June 5, 1793.)

JOSIAH BARTLETT, Kingston, *President*.

EBENEZER SMITH, Meredith, *President Pro Tem.*,  
*or Senior Senator.*

County of Rockingham.	{	ABIEL FOSTER, Canterbury.
		JAMES SHEAFE, Portsmouth.
		NATHANIEL PEABODY, Atkinson.
		CHRISTOPHER TOPPAN, Hampton.
		NATHANIEL GILMAN, Exeter.
County of	{	JOHN WALDRON, Dover.
Strafford.		EBENEZER SMITH, Meredith.
County of	{	ROBERT WALLACE, Henniker.
Hillsboro'.		JOSHUA ATHERTON, <sup>1</sup> Amherst.

<sup>1</sup> Plumer's Mss. Biog., 4, p. 484.

County of { AMOS SHEPHARD, Alstead.  
 Cheshire. { JOHN BELLOWS, Walpole.  
 County of { JONATHAN FREEMAN, Hanover.  
 Grafton. }

## JUDICIARY.

*Superior Court of Judicature.*

JOHN PICKERING, Portsmouth, *Chief Justice*.  
 JOHN DUDLEY, Raymond, }  
 SIMEON OLCOTT, Charlestown, } *Puisne Justices*.  
 TIMOTHY FARRAR, New Ipswich, }  
 JOHN PRENTICE, Londonderry, *Attorney-General*.  
 NATHANIEL ADAMS, Portsmouth, *Clerk*.

## MILITARY ESTABLISHMENT.

HIS EXCELLENCY JOSIAH BARTLETT,  
*Captain-General, Commander-in-Chief, and Admiral.*

NOTE.—Until appointments were made in March, 1793, under the acts of December, 1792, the military officers were the same as for the preceding year.—ED.

The appointments under the acts of December, 1792, were :

## FIRST DIVISION.

NATHANIEL PEABODY, Atkinson, *Major-General*.  
 Appointed March 27, 1793.

## SECOND DIVISION.

MOSES DOW, Haverhill, *Major-General*.  
 Appointed March 27, 1793.

## THIRD DIVISION.

AMOS SHEPHARD, Alstead, *Major-General*.  
 Appointed March 27, 1793.  
 MICHAEL McCLARY, Epsom, *Adjutant-General*.  
 Appointed March 27, 1793.  
 SUPPLY CLAPP, Portsmouth, *Commissary-General*.

*Brigadier-Generals.*

- First Brigade, MOSES LEAVITT, North Hampton,  
Appointed April 5, 1793.  
Second " JOSEPH BADGER, JR., Gilmanton,  
Appointed March 26, 1793.  
Third " THOMAS BARTLETT, Nottingham,  
Appointed March 26, 1793.  
Fourth " FRANCIS BLOOD, Temple,  
Appointed March 26, 1793.  
Fifth " GEORGE ALDRICH, Westmoreland,  
Appointed March 27, 1793.  
Sixth " EBENEZER BREWSTER, Hanover,  
Appointed March 27, 1793.

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FEDERAL OFFICERS, 1792-1793.

## DISTRICT COURT.

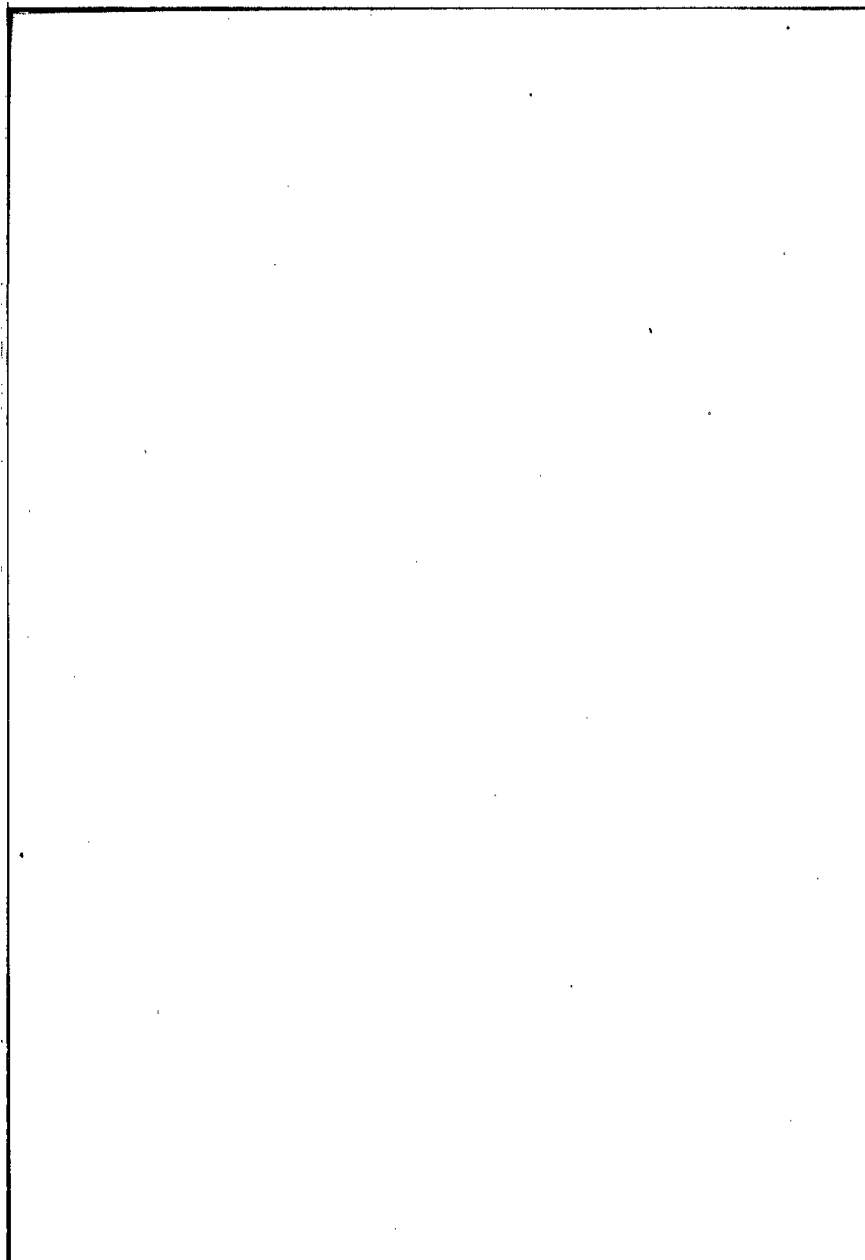
- JOHN SULLIVAN, Durham, *District Judge*.  
JOHN S. SHERBURNE, Portsmouth, *District Attorney*.  
NATHANIEL ROGERS, Newmarket, *Marshal*.  
JONATHAN STEELE, Durham, *Clerk*.

## PORT OF PORTSMOUTH.

- JOSEPH WHIPPLE, Portsmouth, *Collector*.  
ELEAZER RUSSELL, " *Naval Officer*.  
THOMAS MARTIN, " *Surveyor*.

## FISCAL OFFICERS.

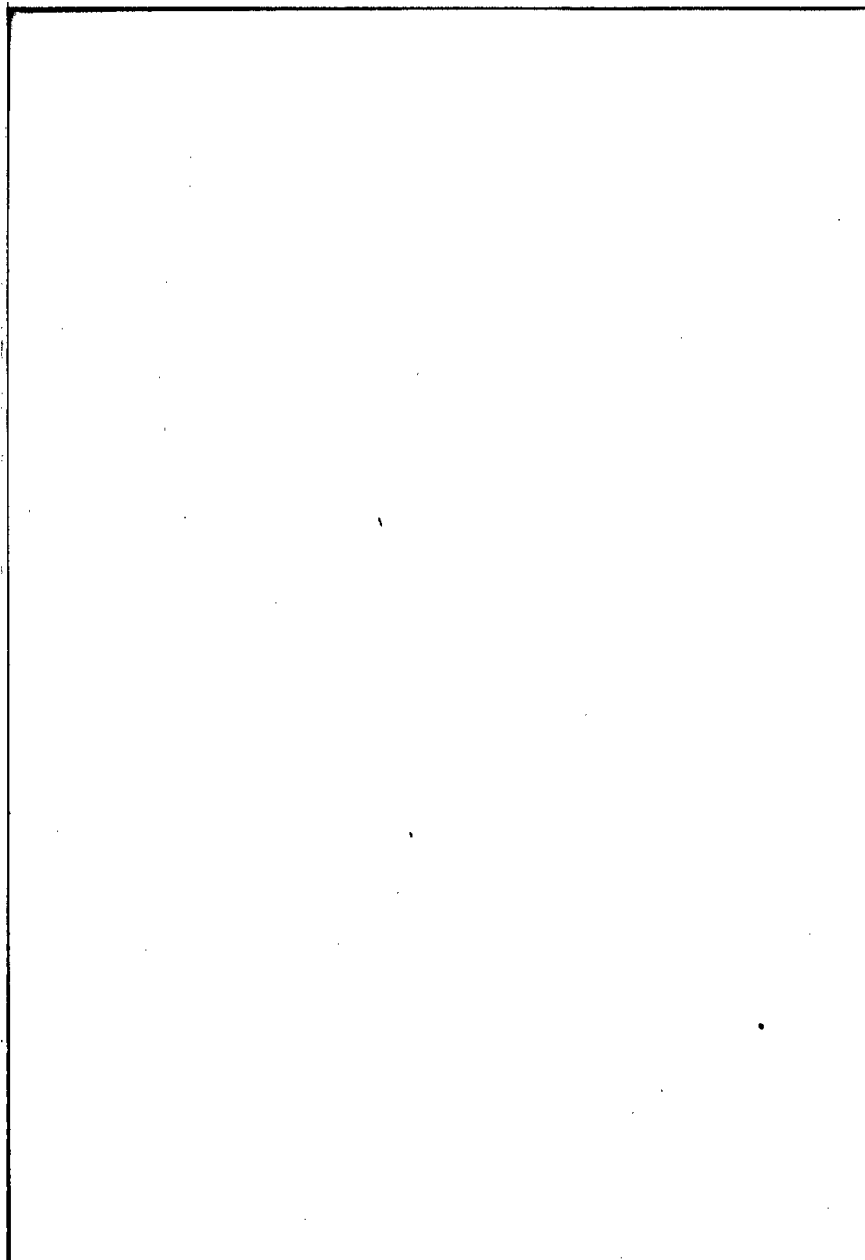
- WOODBURY LANGDON, Portsmouth, *Commissioner for Settling the Accounts between the United States and the Individual States*.  
WILLIAM GARDNER, Portsmouth, *Commissioner of Loans*.  
JOSHUA WENTWORTH, Portsmouth, *Supervisor of District of New Hampshire*.



# JOURNAL OF THE SENATE

CONTAINING THE PROCEEDINGS

FROM JUNE 6 TO JUNE 22, 1792.





\* STATE OF NEW HAMPSHIRE — \*4-72

DOVER JUNE 6, 1792 —

Being the day appointed by the Constitution for the annual meeting of the General Court four of the members that were elected by the People as Senators for the year ensuing attended and took the Constitutional Oaths, viz the Honorable Abiel Foster Robert Wallace John Bellows & Amos Shepard Esquires

M<sup>r</sup> Sheafe also attended and took the usual Oaths.

A Message from the Hon House of Representatives with information that there was a Quorum of the House and are ready to proceed in filling up the vacancies in the Senate —

The Senators present attended in the House of Representatives and agreed to adjourn the filling up of vacancies in the Senate until to morrow morning half after 8 of the Clock — And then retired to their Chamber

adjourned till 8 oClock tomorrow morn<sup>g</sup>

THURSDAY JUNE 7, 1792

met according to adjournment

[Present as yesterday with the addition of] The Hon Gen<sup>l</sup> Peabody who attended & took the usual Oaths as a Senator

A Message from the Hon House that they were ready to go into the order of the day —

The Senators present attended in the House of Representatives and agreed to adjourn the filling up of vacancies in the Senate until 5 oClock P M

The Hon. Senate met with the Hon. House of Representatives in their chamber and proceeded to the election of Senators to fill up the vacancies in the Senate and the ballots being taken it appeared that the following persons were elected viz

the Honorable Christopher Toppan & } for the County of Rock-  
Nathaniel Gilman } ingham

the Honorable Ebenezer Smith & }  
 John Waldron } for the County of Strafford  
 Joshua Atherton for the County of Hillsbor<sup>o</sup> &  
 Jonathan Freeman for the County of Grafton  
 who attended in the Senate Chamber and were qualified agreeable  
 to the Constitution —

\* 4-73 \* A vote that the Rev<sup>d</sup> M<sup>r</sup> Gray be desired to officiate as  
 Chaplin to the Legislature during the present sess<sup>n</sup> was  
 bro<sup>t</sup> up read and concurred —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate, to present  
 the thanks of the Legislature to the Rev<sup>d</sup> M<sup>r</sup> Morrison for his  
 ingenious discourse delivered before them this day and to desire  
 him to favor them with a copy thereof for the press — was brot up  
 read and concurred — M<sup>r</sup> Sheafe and M<sup>r</sup> Peabody joined.

Adjourned till tomorrow morning 8 o'clock

FRIDAY JUNE 8<sup>th</sup> 1792

met according to adjournment

Present all the Senate except M<sup>r</sup> Gilman & M<sup>r</sup> Waldron

M<sup>r</sup> Waldron attended and was qualified agreeable to the Con-  
 stitution —

The Senate met with the Hon. House of Representatives in  
 their Chamber and proceeded to enter the votes for a President  
 agreeably to the constitution — sundry returns rec<sup>d</sup> after return  
 day rejected — after entering said votes, Mess<sup>rs</sup> Sheafe Foster  
 Macgregore Conner & Hoit chosen a Com<sup>tee</sup> to reexamine said  
 entry and then adjourned till four of the clock P M being again  
 assembled

Here insert Report of Com<sup>tee</sup> aptd to examine votes for Presi-  
 dent vid next page

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to wait on his  
 Exc<sup>y</sup> and inform him of his appointment as President of the State  
 was bro<sup>t</sup> up read and concurred M<sup>r</sup> Toppan M<sup>r</sup> Peabody & M<sup>r</sup>  
 Foster joined —

The Hon Senate met with the Hon. House of Representatives  
 and proceeded to the choice of Counsellors for the year ensu-  
 ing. —

The ballots being taken, it appeared that the Hon. Phillips  
 White Esquire was chosen a Counsellor for the year ensuing —

The ballots being taken it appeared that the Hon Joseph  
 Badger Jun<sup>r</sup> Esq was chosen a Counsellors for the year ensuing —

\* The ballots being taken it appeared that the Hon. \* 4-74 Robert Wallace Esq was chosen a Counsellor for the year ensuing

The ballots being taken it appeared that the Hon Lemuel Holmes Esq was chosen a Counsellor for the year ensuing

The ballots being taken it appeared that the Hon Jonathan Freeman Esq was unanimously chosen Counsellor for the year ensuing. —

They then proceeded to the choice of a Secretary for s<sup>d</sup> State and the ballots being taken it appeared that Joseph Pearson Esq was unanimously chosen to that office

The ballots were then taken for a Treasurer for s<sup>d</sup> State by which it appeared that the Hon John T Gilman Esq was unanimously chosen to that Office —

The ballots were then taken for a Commissary General by which it appeared that Supply Clapp Esq was unanimously chosen to that office.

The Com<sup>tes</sup> appointed to count and examine the votes for President of the State report —

That on examination they find eight thousand and ninety two votes for his Excellency President Bartlett and two hundred and ninety seven votes for other persons, from which it appears, that his Excellency Josiah Bartlett is chosen by the People President of the State for the ensuing year —

The above Com<sup>tes</sup> waited on his Excellency and informed him of his being elected Presid<sup>t</sup> of the State of N Hampshire whereupon His Exc<sup>y</sup> informed the Com<sup>tes</sup> that he was ready to give his Answer — The Hon Senate then joined the Hon House of Representatives and His Exc<sup>y</sup> being introduced by the Com<sup>tes</sup> the necessary Oaths were administered by the Hon. Eben<sup>r</sup> Smith Esq Senior Senator — The Senior Senator then declared before both branches of the Legislature that His Exc<sup>y</sup> Josiah Bartlett Esq was duly elected President of sd State for the ensuing [year] by the free suffrages of the People

Upon considering who was Sen<sup>r</sup> Sen<sup>r</sup> it was *voted* that E Smith Esq was Senior Senator

Adjd till tomorrow [morning] 8 o'Clock

\* 4-75

\* SATURDAY JUNE 9 1792

met according to adjournment

Present as yesterday

The Hon. Phillips White Esq attended & took the Oath as a Counsellor—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to inform J. T. Gilman Esq of his appointment and if he should accept, to receive bonds for the faithfull discharge of the duties of his Office &c was brot up read and concurred M<sup>r</sup> Bellows & M<sup>r</sup> Peabody joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to draught an Answer to his Excellencys Message and to report what business is necessary first to be entered upon & perfected at this Session was brot up read & concurred M<sup>r</sup> Peabody and M<sup>r</sup> Foster joined.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Jon<sup>a</sup> French was brot up read and concurred M<sup>r</sup> Peabody & M<sup>r</sup> Atherton joined

A vote to hear the petition of Eleazer Rosbrook on the second Thursday of the next Session was brot up, read and concurred—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Hannah Phipps was brot [up] read & concurred M<sup>r</sup> Atherton joined.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of Sam<sup>l</sup> Hunt Esq & all similar matters was brot up, read & concurred M<sup>r</sup> Shepard joined.

A vote to refer the petition of Joel Houghton & Esther Boynton to the Com<sup>tee</sup> on the pet<sup>n</sup> of Hannah Phips was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> [of the Senate to consider of] [on] the pet<sup>n</sup> of Peter Post was brot up read and concurred M<sup>r</sup> Shepard joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to draught public Bills at this Session was brot up read & concurred M<sup>r</sup> Atherton & M<sup>r</sup> Peabody joined.—

\* 4-76 \* A vote that James M<sup>c</sup>Gregore Esq be appointed to receive from the Rev<sup>d</sup> M<sup>r</sup> Morrison a copy of his sermon delivered before the Gen<sup>l</sup> Court on Thursday last and procure 360 printed copies thereof 50 copies to be presented to the Reverend M<sup>r</sup> Morrison and of the remainder one to each Town and one to each Member of the Legislature was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under

consideration the militia Laws &c was bro<sup>t</sup> up, read and concurred. M<sup>r</sup> Peabody M<sup>r</sup> Shepard & M<sup>r</sup> Bellows joined. —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Ewins was bro<sup>t</sup> up read and concurred M<sup>r</sup> Peabody M<sup>r</sup> Gilman joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the accounts of G Hough & C. Buswell was bro<sup>t</sup> up, read and concurred M<sup>r</sup> Smith & M<sup>r</sup> Freeman joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Nott was bro<sup>t</sup> up, read and concurred M<sup>r</sup> Toppan and M<sup>r</sup> Foster joined. —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Stephen Evans was bro<sup>t</sup> up, read & concurred M<sup>r</sup> Atherton joined. —

A vote to hear the pet<sup>n</sup> of the Selectmen of Lancaster on the second Thursday of the next Session was bro<sup>t</sup> up, read and concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of the Inhabitants of the District of Lancaster & all similar matters & report thereon, was bro<sup>t</sup> up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Freeman joined

Adjourned till Monday next 3 oClock P. M —

#### MONDAY JUNE 11, 1792

met according to adjournment

Present all the Senate except M<sup>r</sup> Sheafe

M<sup>r</sup> Gilman attended & took the Oaths [required,] as a Senator &c

A vote granting the prayer of the Selectmen of Lyndbor<sup>o</sup> and giving them leave to bring in a bill accordingly was bro<sup>t</sup> up read and concurred

\* A vote that the bond presented by the Com<sup>tee</sup> signed \* 4-77 John T. Gilman N<sup>o</sup> Gilman & Benj Conner for the sum of 30000£ is fully satisfactory to this house was bro<sup>t</sup> up read & concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Sam<sup>l</sup> Leavitt was bro<sup>t</sup> up read and concurred M<sup>r</sup> Gilman & M<sup>r</sup> Foster joined

A vote for a com<sup>tee</sup> on the pet<sup>n</sup> of John Allen was bro<sup>t</sup> up read and concurred M<sup>r</sup> Atherton and M<sup>r</sup> Foster joined. —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Alex<sup>dr</sup> Plumley was bro<sup>t</sup> up read & concurred M<sup>r</sup> Peabody and M<sup>r</sup> Bellows joined —

A vote granting the prayer of Abel Parker in behalf of the Town of Jaffrey and that the Treas<sup>r</sup> govern himself accordingly, was bro<sup>t</sup> up read & concurred —

A vote for a Com<sup>tee</sup> to consider of the petition of a Com<sup>tee</sup> on behalf of the County of Cheshire was bro<sup>t</sup> up read and concurred M<sup>r</sup> Atherton and M<sup>r</sup> Toppan joined —

A vote for a Com<sup>tee</sup> on the Memorial of the Rev<sup>d</sup> J Belknap was bro<sup>t</sup> up read and concurred M<sup>r</sup> Peabody & M<sup>r</sup> Toppan M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Jacob Hurd was bro<sup>t</sup> up read and concurred M<sup>r</sup> Freeman joined

A vote to hear the pet<sup>n</sup> of the Selectmen of Eaton on the second Thursday of the next Session was bro<sup>t</sup> up, read and concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Tho<sup>s</sup> Miller was bro<sup>t</sup> up read and concurred M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> to take under their consideration a Resolve respecting Post riders & post roads was bro<sup>t</sup> up read and concurred

M<sup>r</sup> Wallace M<sup>r</sup> Smith and M<sup>r</sup> Freeman joined —

\* 4-78 \* A vote for a Com<sup>tee</sup> to consider of the petition of the Trustees of Atkinson Academy et alii was bro<sup>t</sup> up read and concurred M<sup>r</sup> Bellows M<sup>r</sup> Gilman & M<sup>r</sup> Freeman joined

A vote for a Com<sup>tee</sup> to consider of the Account of William Smith and all similar matters was bro<sup>t</sup> up read and concurred M<sup>r</sup> Toppan M<sup>r</sup> Shepard & Gilman joined —

Adjourned till tomorrow morning 8 o'clock

TUESDAY JUNE 12<sup>th</sup> 1792

met according to adjournm<sup>t</sup>

Present all the senate

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration & report such mode as they may judge most expedient for the appointm<sup>t</sup> of electors for electing a President and vice President of the United States was bro<sup>t</sup> up, read and concurred M<sup>r</sup> Bellows M<sup>r</sup> Peabody & M<sup>r</sup> Toppan joined

A vote Peter Post receive £6 out of the Treas<sup>r</sup> for killing one grown wolfe was bro<sup>t</sup> up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Jesse Johnson & report thereon was bro<sup>t</sup> up read and concurred M<sup>r</sup> Freeman joined —

A Resolve to adjourn the Inferior Court of Com'on Pleas for the County of Strafford to the third Tuesday of July next was bro<sup>t</sup> up, read and [unanimously] nonconcurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> [of the Senate to consider of] [on] the Account of Nathaniel Adams Esq was brot up read and concurred M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of a number of Inhabitants of Society land & others was brot up read & concurred M<sup>r</sup> Wallace joined.

A vote for a Com<sup>tee</sup> to consider & report the necessary arrangements for the choice of Members for the House of Rep<sup>s</sup> of the United States was brot up read and concurred M<sup>r</sup> Atherton joined—

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \* 4-79 consider of the pet<sup>n</sup> of Rob<sup>t</sup> W<sup>m</sup> Smith was brot up read and concurred M<sup>r</sup> Smith joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Nathan Wheeler and John Young was brot up read and concurred M<sup>r</sup> Gilman & M<sup>r</sup> Peabody joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Matthew Wallace was brot up read and concurred M<sup>r</sup> Shepard and M<sup>r</sup> Foster joined. —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Dan<sup>l</sup> Rogers was brot up read & concurred: M<sup>r</sup> Smith & M<sup>r</sup> Atherton joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of B Goyer was brot up read and concurred M<sup>r</sup> Waldron & M<sup>r</sup> Gilman join<sup>d</sup>

A vote granting the prayer of the Pet<sup>n</sup> of sundry persons praying for leave to build a bridge over Merrimac river between Goffstown & Derryfield was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of E Brewster & others was bro<sup>t</sup> up read and concurred M<sup>r</sup> Freeman and M<sup>r</sup> Bellows joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Samuel Hunt Esq was bro<sup>t</sup> up read and concurred M<sup>r</sup> Peabody & M<sup>r</sup> Atherton joined —

A vote granting the prayer of the petition of Silas Betton and giving him leave to bring in a bill accordingly was brot up read and concurred

A vote to accept the answer reported by the Com<sup>tee</sup> on his Excellencys Message was bro<sup>t</sup> up, read and concurred —

Adj<sup>d</sup> till tomorrow morning 8 oClock

\*4-80

\*WEDNESDAY JUNE 13, 1792

Met according to adjournm<sup>t</sup>

Present as yesterday—

An Act in addition to an Act entitled, An Act to enable Benjamin Brown J<sup>r</sup> to review an action in the Inferior Court of Common pleas in the County of Hillsborough having been read a third time *voted* that the same be enacted.

A vote granting the prayer of the petition of Stephen Dearborn and giving him leave to bring in a bill accordingly was brot up read & concurred

A vote to pay William Smith £14..6..6 in full of his acc<sup>o</sup> for making an Index referring to Deeds &c was bro<sup>t</sup> up read and concurred

A vote to hear the pet<sup>n</sup> of Tho<sup>s</sup> Miller on the second Thursday of the next Session was brot up read and concurred

In Senate June 13, 1792

*Voted* that the Sec<sup>y</sup> be directed to request of the Treasurer to make report to the Genl Court whether and how far the vote passed the Court on 4 Jan<sup>y</sup> last has been complied with—the purport of which was that the Treasurer should transmit the voucher for supporting the claims of this State against the United States to the Commissioners of the United States was sent down—bro<sup>t</sup> up concurred

A vote to postpone the hearing on the pet<sup>n</sup> of A Plumley till tomorrow 3 o'clock P M was bro<sup>t</sup> up read & concurred

A vote that 220 copies of all the laws of a public nature passed by Congress which have not heretofore been printed by order of this State be printed &c was brot up read and concurred.

A vote to hear the pet<sup>n</sup> of A Parker & J Stiles respecting the County of Cheshire on the second Tuesday of their next Session was brot up read & concurred

\*4-81 \*A vote granting the prayer of the pet<sup>n</sup> from [the towns of] Plymouth & Cockermouth and giving them leave to bring in a bill accordingly was bro<sup>t</sup> up read and concurred.

A vote granting the prayer of the pet<sup>n</sup> of Jn<sup>o</sup> Tasker Esq & others and giving them leave to bring in a bill accordingly was bro<sup>t</sup> up read & concurred

In Senate June 13 1792—

Whereas it is of importance that the citizens of this State should be informed of all the laws of a public nature as soon after as they are enacted as possible—Therefore *Resolved* that the Sec<sup>y</sup>



be required as soon as may be after the close of each Session to cause a proper number of the laws of the state of a public nature passed at such Session to be printed on a paper of a Size & quality that shall correspond with the last edition of the State laws which copies shall be distributed as soon as it can be conveniently done to the several places and persons who have usually been furnished with them and the several Printers of public papers in this State shall each of them be entitled to receive an authenticated printed copy at the Secretarys Office for the purpose of publishing said laws and Resolves in their respective papers free of any expence to the State, send down for concurrence — brot up concurred

A vote on the pet<sup>n</sup> of E Brewster that the prayer thereof be so far granted as that the petitioners have leave to cut canals & lock all the falls in Connecticut river between the mouth of Mink brook in Hanover & the eddy below the lower barr of White river falls in Lebanon & likewise the building of a bridge over said river \*and that they have liberty to bring in a bill accord- \*4-82 ingly was brot up read and concurred

A vote to pay the Acc<sup>o</sup> of N [Nathaniel] Adams Esq amounting to £9 for correcting proof sheets and making an Index to the law books was bro<sup>t</sup> up read and concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Reuben Hill was brot up, read and concurred M<sup>r</sup> Gilman & M<sup>r</sup> Toppan joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Francis Blood was brot up, read and concurred M<sup>r</sup> Atherton joined.

A vote [for a Com<sup>tee</sup>] on the pet<sup>n</sup> of James Flanders in behalf of the Inhab<sup>ts</sup> of Kyarsarege Gore was brot up read and concurred M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> to consider of the petition of Ab<sup>m</sup> Runnels was brot up read & concurred M<sup>r</sup> Wallace joined —

A vote to hear the pet<sup>n</sup> of S Leavitt on the 3<sup>d</sup> wednesday of next Session was brot up read & concurred

Adjd [till to-morrow morning, 8 o'clock.]

THURSDAY JUNE 14, 1792

met according to adj<sup>mt</sup>  
[Present—as yesterday]

A vote for a Com<sup>t</sup> on the pet<sup>n</sup> of John Hull was brot up read & concurred M<sup>r</sup> Smith joined —

A vote to postpone the hearing on the pet<sup>n</sup> of R<sup>t</sup> Wier until the 2<sup>d</sup> Tuesday of the next Session was brot up read and concurred

A vote that Barth<sup>r</sup> Goyer is intitled to receive a State note from the Treasury for the sum of £30 carrying [interest] from the last day of Sep<sup>r</sup> 1783 and to be charged to the U. S. was brot up read & conc<sup>d</sup>

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of John M<sup>c</sup>Curdy & Alexander Ralston was brot up read and concurred M<sup>r</sup> Toppan & Bel-  
lows

\* 4-83 \* A vote for a Com<sup>tee</sup> to take under consideration the acc<sup>o</sup> of Ozias Silsby was brot up read & concurred M<sup>r</sup> Sheafe joined —

A vote for a Com<sup>tee</sup> to consider of the petition of R Jenness & report thereon was brot up read and concurred M<sup>r</sup> Toppan & M<sup>r</sup> Foster added.

A vote to allow James D Griffith eighteen shilling in full of his acc<sup>o</sup> for printing was brot up read and concurred

A vote to pay the Acc<sup>o</sup> of Sam<sup>l</sup> Hunt Esq amo<sup>ts</sup> to £6..12 — was brot up read and concurred

A vote that the powers & directions given at the last Session to a Com<sup>tee</sup> for looking out and fixing on the tract in which the road shall run from Conway to Shelburne be continued & prolonged until the next Session of the Gen<sup>l</sup> Court was brot up read & concurred

a vote that an Act pass providing in case where prisoners for debt shall be admitted to the oath prescribed in an Act entitled an Act for the relief of Prisoners for Debt it shall not be in the power of Creditors to hold them in custody longer than 6 months &c, was brot up read and concurred —

A vote for a Com<sup>tee</sup> to consider of the petition of Joseph Waldron and others was brot up read and concurred M<sup>r</sup> Atherton joined —

A vote that the hearing on the pet<sup>n</sup> of Abner Sanborn & others which was to have been this day be postponed until the second Thursday of the next Session was brot up read & concurred

A vote that the hearing on the pet<sup>n</sup> of J Herriman which was to have been this day be postponed until the second Tuesday [Thursday] of the next Session was brot up read and concurred

\* 4-84 \* A vote that M<sup>r</sup> Atherton & M<sup>r</sup> Sheafe be a Committee, with such of the hon House as they may join, to take under consideration and report what is necessary to be done respecting the revised laws and to what time the suspension Act shall be prolonged and the repealing Act be in force was sent down for concurrence — brot up concurred

A vote granting the prayer of the petition of Sarah Gray and giving her leave to bring in a bill accordingly was brot up read & concurred

A vote granting the prayer of the petition of Moses Blake and giving him leave to bring in a bill accordingly was brot up read and concurred—

A vote granting the prayer of the petition of Josiah Hastings and giving him leave to bring in a bill accordingly was brot up read and concurred—

A vote to refer the Acc<sup>o</sup> of Col<sup>o</sup> Dame to the Com<sup>tee</sup> on the acc<sup>o</sup> of Col<sup>o</sup> Hunt was brot up read and concurred

A vote to allow George Hough £21..4 — [in full of his Acc<sup>o</sup>] Henry Ranlet 18£ in full [of their accounts for printing, and] Caleb Buswell £9..14.3 in full [of his account for wood, attendance of convention, &c.] was brot up read and concurred—

A vote to refer the pet<sup>n</sup> of A Waldron to the Com<sup>tee</sup> on the pet<sup>n</sup> of J. McCurdy & A Ralston was brot up, read and concurred

A vote granting the prayer of the petn of G. [George] Livermore in behalf of New Holderness & that the Treas<sup>r</sup> govern himself accordingly was brot up read and concurred.—

A vote to pay Ozias Silsby £9..18..2 for Postage of Papers &c was brot up read and concurred

A vote so far granting the prayer of the Inhabitants of Society land as that a Com<sup>tee</sup> be appointed at the expence of the petitioners to view the situation of the Inhabitants on a certain tract of land [before mentioned] was brot up read and concurred

A vote granting the prayer of the petition of Susanna Dodge and giving her leave to bring in a bill accordingly was brot up read and concurred

\* A vote for a Com<sup>tee</sup> to consider of the petition of the \*4-85 President & Trustees of Dartmouth College was brot up read and concurred M<sup>r</sup> Sheafe M<sup>r</sup> Shepard and M<sup>r</sup> Wallace M<sup>r</sup> Foster joined—

An Act to impower Silas Betton Guardian of the Children of Samuel Betton late of New Boston in said State deceased to sell the real Estate which was the said Samuels for the benefit of his Heirs having been read a third time *voted* that the same be enacted

Adjd till to morrow morning 8 °Clock

FRIDAY JUNE 15, 1792

met according to adjt  
[Present as yesterday.]

An Act to incorporate the Township of Hebron having been read a third time *voted* that the same be enacted.

A vote so far granting the prayer of Phinehas Parker as that he have leave to review the action mentioned in said petition & that he have permission to bring in a bill accordingly was bro<sup>t</sup> up read & concurred

A vote that Reuben Hill be discharged from a bond by him given to keep in repair the bridge over Exeter River for the term of ten years was brot up read and concurred.

A vote for a Com<sup>tee</sup> on the petition of Ithamar Woodward & others was bro<sup>t</sup> up read & concurred M<sup>r</sup> Wallace joined

An Act to alter the time of holding the annual meeting in the Town of Lyndeborough in the County of Hillsborough from the second to the first Tuesday of March annually having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Joseph Welch Esq was bro<sup>t</sup> up read and concurred M<sup>r</sup> Shepard & M<sup>r</sup> Foster joined —

\*4-86

\* In Senate June 15 1792

A vote that the same mode of choosing Electors be now adopted as was practised in the last choice of Electors and that a bill be brot in accordingly with this alteration that the six candidates who have the plurality or the highest number of votes shall be considered as elected — was read — On the question to agree to said vote, The yeas & nays were required and as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Freeman	M <sup>r</sup> Shepard	M <sup>r</sup> Wallace	M <sup>r</sup> Sheafe
M <sup>r</sup> Waldron	M <sup>r</sup> Bellows	M <sup>r</sup> Gilman	M <sup>r</sup> Toppan — 8
	Nays.	Nays.	
	M <sup>r</sup> Peabody	M <sup>r</sup> Foster &	
	M <sup>r</sup> Atherton	M <sup>r</sup> Smith — 4	

and so it was *voted* and sent down for concurrence.

A vote that the same mode of choosing the next Electors for President of the United States be adopted as was practiced in the last choice of Electors and that a bill be brot in accordingly with this addition, that provided there is no choice made by the people in that case the senate shall not have a separate voice as is usual in other cases but shall join with the Representatives in one body in making the choice by joint Ballot was brot up read and Non-concurred

A vote to hear the pet<sup>n</sup> of James Flanders in behalf of the Inhab<sup>ts</sup> of Kyarsearge Gore on the second Tuesday of the next Session was brot up read and concurred —

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Esq [J.] Eames was brot up read and concurred M<sup>r</sup> Freeman & Smith joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Tho<sup>s</sup> How was brot up read and concurred M<sup>r</sup> Waldron joined

\* A vote for a Com<sup>tee</sup> to consider of and report some \*4-87 method of making known to the citizens of this State the balances due from this State to certain soldiers &c was brot up read and concurred M<sup>r</sup> Gilman joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Jon<sup>s</sup> Williams was brot up read and concurred M<sup>r</sup> Smith & M<sup>r</sup> Gilman joined —

A vote for a Com<sup>tee</sup> to take under consideration what business is necessary to be done at this Session at what time & to what time & place this Court shall be adjourned & what allowance shall be made the Members of the gen<sup>l</sup> Court &c was brot up read and concurred M<sup>r</sup> Toppan M<sup>r</sup> Shepard M<sup>r</sup> Sheafe joined

A vote that the petition of John M<sup>c</sup>Curdy and Alexander Ralston be postponed until the next Session of the Gen<sup>l</sup> Court in order that the petitioners may have time to exhibit a particular account of all monies they have received from Individuals for excise and that the Treasurer be directed not to call upon the Petitioners to discharge their bonds until the next Session provided they make immediate payment of what may be due excepting eighty pounds was brot up read and concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of David Webster was brot up read and concurred M<sup>r</sup> Bellows & M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Sir W<sup>m</sup> Pepperell was brot up read and concurred — M<sup>r</sup> Peabody and M<sup>r</sup> Atherton joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Josiah Gilman Esq was brot up, read and concurred M<sup>r</sup> Foster joined

A vote granting the prayer of the pet<sup>n</sup> of Nath<sup>l</sup> White and giving him leave to bring in a bill accordingly was brot up read and concurred —

\* A vote that the revised Laws be suspended until the \*4-88 30 of Nov<sup>r</sup> next &c was brot up read and concurred with this alteration that the said revised laws be suspended until the 15 of Sep<sup>r</sup> next instead of the 30 of Nov<sup>r</sup> next

Sent down for concurrence — brot up concurred

A vote granting the prayer of the petition of Stephen Evans and

giving him leave to bring in a bill accordingly was brot up read and concurred —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Charles Clapham was brot up read and concurred M<sup>r</sup> Waldron joined

A vote that the Town of Plastow receive out of the Treasury £37..10..0 in full for the maintenance of a pauper was brot up read and concurred

A vote granting the prayer of the petition of J Gilman Esq & giving him leave to bring in a bill accordingly was brot up read & concd

A vote granting the prayer of [the petition of] John Ewins & giving him leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> on the petn of J. Woodward was brot up read and concurred M<sup>r</sup> Freeman joind

Adjourned till tomorrow morning 8 °Clock

SATURDAY JUNE 16 1792

met according to adj<sup>t</sup>

Present [as yesterday.]

An Act to prevent obstructions & impediments to navigation in the river Piscataqua & Harbour of Portsmouth having been read a third time *voted* that the same be enacted

An Act to enable Stephen Dearborn to sell certain lands having been read a third time *voted* that the [same] be enacted

\* 4-89 \* An Act to incorporate certain persons for the purpose of building a bridge over Merrimack River in the County of Hillsbor<sup>o</sup> & for supporting the same having been read a third time *voted* that the same be enacted.

An Act empowering the Selectmen of Barnstead in the County of Strafford to assess and levy on the lands in said Barnstead two pence on each acre for the purpose of repairing the bridge over Suncook River and also certain highways in said Town — having been read a third time *voted* that the same be enacted.

A vote that the members of the Gen<sup>l</sup> Court and their Officers have the same allowance for travel & Attendance as at the last Session was brot up read and concurred —

A vote to hear the pet<sup>n</sup> of Ithm<sup>r</sup> Woodward on the second Friday of the next Session was brot up read and concurred

Adjourned till Monday next 3 °Clock P M

## MONDAY JUNE 18, 1792

met according to adjournment

Present all the Senate —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Geo Jaffrey Esq was brot up read and concurred M<sup>r</sup> Gilman joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of J [John] Young was brot up read and concurred M<sup>r</sup> Foster joined

A vote that the further consideration of the pet<sup>n</sup> of J Eames be postponed until the next Session of the gen<sup>l</sup> Court and that the Com<sup>tee</sup> who are appointed to lay out a road from Conway to Shelburne be desired to obtain information respecting the propriety of laying out a road from Shelburne to Percy and to report at the next Session was brot up read and concurred —

\* A vote for a Com<sup>tee</sup> to consider of & report such method \* 4-90 as shall appear to them most expedient for the appointment of Electors for this State was brot up read & concurred M<sup>r</sup> Bell and M<sup>r</sup> Foster joined —

A vote for a Committee to consider of the petition of the Selectmen of Wendell was brot up read and concurred M<sup>r</sup> Smith joined

A vote for a Com<sup>tee</sup> to consider of the petition of the proprietors of Morristown was brot up read and concurred M<sup>r</sup> Freeman & M<sup>r</sup> Wallace joind

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Benj<sup>a</sup> Whitcomb was brot up read and concurred M<sup>r</sup> Gilman joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Nathan Cutler was brot up read & concurred M<sup>r</sup> Gilman joined

A vote for a Com<sup>tee</sup> on the petition of W<sup>m</sup> Fowler was brot up read & Nonconcurred

A vote for a Com<sup>tee</sup> on the petition of Mary Neal was brot up read & concurred M<sup>r</sup> Wallace joined

Adjourn<sup>d</sup> till tomorrow morning 8 °Clock

## TUESDAY JUNE 19, 1792

met according to adjournment.

Present all the Senate —

An Act empowering Phinehas Parker to review a certain action having been read a third time *voted* that the same be enacted

A vote so far granting the pet<sup>n</sup> of W [William] Pepperel as that he have leave to bring in a bill for the purposes mentioned in said pet<sup>n</sup> was brot up read & concd

An Act to impower Sarah Gray as executrix to the last will & Testament of Thomas Gray deceased to sell certain lands having been read a third time *voted* that the same be enacted.

A vote granting the prayer of the pet<sup>n</sup> from New Hampton was brot<sup>u</sup> up read and concurred

\*4-91 \*A vote [for a Com<sup>tee</sup>] on the pet<sup>n</sup> of Col. Evans was brot<sup>u</sup> up, read & Non concurred —

A vote to refer the Acc<sup>o</sup> of J [John] Melcher to the Com<sup>tee</sup> on printers Acc<sup>ota</sup> was brot<sup>u</sup> up read and concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of James Hill & Jon<sup>a</sup> Wiggin was brot<sup>u</sup> up read & concurred M<sup>r</sup> Sheafe & M<sup>r</sup> Waldron joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Maj<sup>r</sup> Tebbets Also Esq Rollins pet<sup>n</sup> was brot<sup>u</sup> up read & concurred M<sup>r</sup> Gilman joined. —

A vote for a Com<sup>tee</sup> on the Acc<sup>o</sup> of Joseph Badger & others was brot<sup>u</sup> up read and concurrd M<sup>r</sup> Toppan joined

A vote to accept the report of the Com<sup>tee</sup> respecting the mode of chusing Electors was brot<sup>u</sup> up read and concurred

A vote to pay Joseph Badger Henry Gerrish & Nathan Hoit Esquires ten shillings  $\frac{3}{4}$  day & one pound six shil<sup>s</sup> & nine pence for [running lines &c] [money paid chainmen] was brot<sup>u</sup> up read and concurred

A vote that the President be requested to direct the Com<sup>tee</sup> on Claims to make out a list of the balances due to soldiers &c, [also to request of Major Morrill a list of the balances now in his hands due to the soldiers of the New-Hampshire line, and that the same be published in the several newspapers in this State,] was brot<sup>u</sup> up read & concurred

A vote to hear the pet<sup>n</sup> of the Selectmen of Rumney on the third wednesday of the next Session was brot<sup>u</sup> up read & concurred

A vote to refer the Acc<sup>o</sup> of David Webster to the Com<sup>te</sup> on the Acc<sup>o</sup> of Co<sup>l</sup> Hunt was brot<sup>u</sup> up read & concurred

A vote for a Com<sup>te</sup> on the petition of Jo Eaton Kenniston was brot<sup>u</sup> up read and concurred M<sup>r</sup> Waldron joind

\*4-92 \*A vote granting the prayer of the petn from Durham respecting a Road and giving them leave to bring in a bill accordingly was brot<sup>u</sup> up read and concurred.

Adjourned til 8 °Clock to-morrow morning



WEDNESDAY JUNE 20, 1792

met according to adjm<sup>t</sup>

Present as yesterday

A vote granting the prayer of the petition from Amherst and giving them leave to bring in a bill accordingly was brot up read & concurred

An Act to incorporate certain persons for locking falls, cutting canals and building a Bridge over Connecticut River having been read a third time *voted* that the same be enacted

A vote to allow Joseph Pearson £21..12 for the Use of Room [furniture] fire wood candles &c from 16 May 1791 to 16 May 1792 was brot up read and concurred

A vote for a Com<sup>te</sup> [to consider of] [respecting] a Resolve respecting loaning Money was brot up read and concurred M<sup>r</sup> Toppan & M<sup>r</sup> Foster joined

A vote to allow E Ladd £11..10..0 in full of his Account for printing was brot up read & concurred

A vote that Joseph Duda & Jon<sup>a</sup> Williams of Lee have liberty to pay the Cont<sup>l</sup> indent tax of s<sup>d</sup> Town for the year 1789 in specie at seven shillings on the pound was brot up read and concurred —

A vote so far granting the prayer of the pet of Mary Neal & son as that they have leave to discharge the excise bonds against J Neal Esq deceased without paying any Interest thereon, prior to this time provided s<sup>d</sup> bonds be discharged within one year from this date was brot up read & concurred

A vote for a Com<sup>te</sup> on the pet of J Wilkins was brot up read and concurred M<sup>r</sup> Bellows & M<sup>r</sup> Wallace joined —

A vote to pay Revr<sup>d</sup> M<sup>r</sup> Gray forty shillings as Chaplain was brot up read and concd

\* An Act for restoring Stephen Evans to his law having \*4-93 been read a third time *voted* that the same be enacted —

A vote that the next Session of the Gen<sup>l</sup> Court be holden at Concord was brot up & read on the Question to concur said vote the yeas and nays were requested [by M<sup>r</sup> Foster] and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Freeman	M <sup>r</sup> Atherton	M <sup>r</sup> Foster	M <sup>r</sup> Shepard
M <sup>r</sup> Wallace &	M <sup>r</sup> Bellows — 6		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Peabody	M <sup>r</sup> Sheafe	M <sup>r</sup> Gilman	M <sup>r</sup> Toppan
M <sup>r</sup> Smith &	M <sup>r</sup> Waldron 6		

The numbers being equal, His Excellency the President determined the question in the negative —

The above vote was read and concurred with this alteration that Exeter be inserted instead of Concord Sent down for concurrence — brot up concurred

A vote on the pet<sup>n</sup> of S. Jenness Esq & the report of a Com<sup>tee</sup> thereon was brot up read & Nonconcurred

An Act to vest in Josiah Hastings his heirs & Assigns the Exclusive privilege of keeping a ferry over a certain part of Connecticut River having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Sam<sup>l</sup> Odlin was brot up read and concurred M<sup>r</sup> Foster and M<sup>r</sup> Smith joined

An Act to vest in Moses Blake his heirs & assigns the exclusive privilege of keeping a ferry over a certain part of Connecticut river having been read a third time *voted* that the same be enacted.

An Act authorising & directing the Judge of Probate for the County of Rockingham to allow the Commisisoners on the estate of James Ewins a further time to receive claims against the estate of the said James having been read a third time *voted* that the same be enacted.

\* 4-94 \* A vote that the Hon Samuel Livermore Esq be & he hereby is appointed on the part of this State a Senator to the Congress of the United States for the term of six years from and after the 4<sup>th</sup> day of March next was brot up & read on the question to concur said vote the yeas and nay were required and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Foster	M <sup>r</sup> Freeman	M <sup>r</sup> Atherton	M <sup>r</sup> Smith &
M <sup>r</sup> Sheafe	M <sup>r</sup> Toppan	M <sup>r</sup> Wallace	M <sup>r</sup> Shepard 8
	Nays.	Nays.	
	M <sup>r</sup> Gilman	M <sup>r</sup> Waldron &	
	M <sup>r</sup> Bellows	M <sup>r</sup> Peabody 4	

and so it was concurred —

An Act for directing the mode of balloting for & appointing the electors of this state for the election of a President & vice President of the United States having been read a third time passed to be enacted

Sent down for concurrence — brot up concurred

An Act to enable Josiah Gilman Esq to sell a certain real Estate for the benefit of his children having been read a third time *voted* that the same be enacted

A vote that M<sup>r</sup> Sheafe & M<sup>r</sup> Freeman be a Com<sup>tee</sup> with such of the hon House as they join to take under consideration the Representative bill and report what alteration should be made therein to make it conformable to the bill for the appointment of Electors and to what time the court shall adjourn was sent down for concurrence

A vote that his Excellency the President be requested to call on the Major Generals in this State to make returns of the numbers in the Divisions under their respective Commands at or before the next session was brot up read and concurred —

A vote that M<sup>r</sup> Pennyman be one of the Com<sup>tee</sup> on printers acc<sup>d</sup> instead of M<sup>r</sup> Stiles was brot up read and concurred

\* A vote to hear the petition of John Wilkins on the second Thursday of the next Session was brot up read and concurred — \* 4-95

An Act in amendment of an Act entitled an Act to empower the Town of Wentworth to assess the non residents lands in said Town for the repairing highways therein having been read a third time *voted* that the same be enacted

An Act to authorise & empower Sir William Pepperell of London in the Kingdom of great Britain Baronet and his heirs to take and hold for the purpose of conveying and to sell & convey the interest and estate of Andrew Pepperell Esq at his decease in certain lands therein specified under the restrictions therein mentioned having been read a third time *voted* that the same be enacted.

A vote that the Hon Robert Wallace Esq Peter Clark & Benj<sup>a</sup> Peirce Esquires be a Com<sup>tee</sup> to view the situation of the Inhabitants of Society land was brot up read and concurred

A vote that when the business of the present Ses<sup>n</sup> is finished that the Gen<sup>l</sup> Court adjourn to meet again on the last Wednesday of November next was brot up read and concurred with this alteration that it be the third Wednesday of November instead of the last Wednesday of November next was Sent down for concurrence

A vote that Thursday the 22<sup>d</sup> of November next be observed as a day of public Thanksgiving throughout this State and that his Exc<sup>y</sup> the Presd<sup>t</sup> with advice of Council be desired seasonably to issue proclamations for that purpose was brot up read and concurred with this alteration that it be Thursday the 15 day of November instead of the 22 day of November next was sent down for concurrence — brot up concurred.

\*4-96 \*A vote granting the prayer of the pet<sup>n</sup> of Judith Meloon and giving her leave to bring in a bill accordingly was brot up read and concurred—

A vote to allow the acc<sup>o</sup> of Col Amos Cogswell amounting to £12..1..6 for a public Dinner was brot up read and concurred—

A vote so far granting the prayer of the pet<sup>n</sup> of Sam<sup>i</sup> Young as that the Treas<sup>r</sup> be directed to stay all extents against said Young until the next Session of the General Court was brot up read and concurred—

A vote that the Comptroller be directed to deliver to John Nott the original order by which Sam<sup>i</sup> Gilman (Taylor) received the wages due to Jesse Nott he the said Comptroller keeping a copy of the same was brot up read and concurred—

A vote so far granting the mem<sup>o</sup>l of Geo Jaffrey Esq as that a Committee be appointed to [examine the premises] [estimate the damage done to his land at Jerry's point] at the expence of the Memo<sup>l</sup> and to report at the next Session was brot up read and concurred—

An Act in further addition to an Act passed the 27 of June Anno Domini 1791 entitled an Act suspending the operation of sundry Acts therein enumerated & referred to, until a certain Period having been read a third time *voted* that the same be enacted—

A Resolve that the Treas<sup>r</sup> be directed to loan on Interest at 6 ½ C ½ An for any time not exceeding twelve months any sum not exceeding seven thousand pounds of the money now in the Treasury to any Citizen who may apply for the same taking their obligations for the sum loaned & interest thereon and six per Cent Stock of the U S—to the amount of 50 ½ Cent more than the sum so loaned or other securities, of this or the United States according to their specie value in that proportion as collateral Security was brot up read and concurred

\*4-97 \*An Act to repeal sundry acts and laws therein mentioned having been read a third time *voted* that the same be enacted

Adjourned till tomorrow morning 8 o'Clock

THURSDAY JUNE 21, 1792

met according to adjournment

A Resolve that the time for the Selectmen to compleat the Settlement with the Collectors and make return thereof to the Treasurer be further lengthened out until the close of the next

Session and that the Treasurer is hereby directed to receive of any Collector the tax due from him or any part thereof on his producing a certificate from the Selectmen of the Town or place to which he belongs of his settlement with the Selectmen as provided by a certain Resolve was brot up read and concurred

A vote on the report of a Com<sup>tee</sup> on a public highway from Concord to Durham was brot up read and concurred

A vote to allow John Melcher £20..10 in full of his Account [for printing] was brot up read and concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Sam<sup>l</sup> Odlin was brot up read and concurred Mr Foster & Mr Smith joined

A vote granting liberty for a Com<sup>tee</sup> to examine a place for a road from Col M<sup>c</sup>Gregores [ferry] to Pelham was brot up read and concurred

A vote to pay the Acc<sup>o</sup> of J [John] Calfe Esq amounting to nineteen pounds eleven shillings was brot up read and concurred

A vote appointing a Com<sup>tee</sup> to lay out a road from Dover to join the new road at or near Jon<sup>a</sup> Clarks in Northwood was brot up, read and concurred

A vote to allow E—Pickering Esq 36s in full of his Acc<sup>o</sup> [for a journey to Samuel Livermores', Esquire, president of convention] was brot up read and concurred

\*An Act for incorporating the Southwest parish in Am- \*4-98  
herst having been read a third time *voted* that the same  
be enacted

An Act directed the mode of choosing Representatives to the Congress of the United States having been read a third time *voted* that the same be enacted. —

An Act for altering the places for holding the Courts in the County of Strafford having been read a third time *voted* that the same be enacted

A vote to hear the pet<sup>n</sup> of A Plumley this afternoon was brot up read and concurred

An Act for altering the time for holding the annual meeting in New Hampton having been read a third time *voted* that the same be enacted.

An Act to make the bridge over Exeter river between Newmarket & Stratham a toll bridge and to vest the property thereof in James Hill Nath<sup>l</sup> Rogers Jon<sup>a</sup> Robinson Eliph<sup>t</sup> Smith Jon<sup>a</sup> Wiggin Ezra Smith and Andrew Wiggin their Executors Administrators & assigns for the term of thirty years on the conditions therein mentioned having been read a third time *voted* that the same be enacted —

A vote to allow Noah Levans his depreciation from 15 March 1780 up to Jan<sup>y</sup> 1, 1781 & that Joseph Chandler be allowed his wages from 8<sup>th</sup> of Nov<sup>r</sup> 1776 up to June 15<sup>th</sup> 1779 provided it shall appear by sd [Maj<sup>r</sup>] Whitcombs original Roll &c was brot up read and concurred

A vote that Geo Gains Esq be desired to call on M<sup>r</sup> Melcher to deliver him 300 & forty copies of revised laws disapproved of by the Legislature was brot up read and concurred

\* 4-99 \* A vote to pay N [Nathaniel] Rogers Esq 6s for so much p<sup>d</sup> Osborn for advertizing the sale of Excise in 1791 — was brot up read and concurred —

A vote granting the prayer of the petition of A Plumley and that he have leave to bring in a bill at this or the next Session and that execution agst s<sup>d</sup> Plumley be stayed until the next Session was brot up read & so far concurred as that he have a new trial & no farther and that he have leave to bring in a bill accordingly was sent down for concurrence brot up concurred

A vote to pay the Acc<sup>o</sup> of J [John] Melcher amounting to £238..14..0 for printing laws was brot up read and concurred —

Adj<sup>d</sup> [till to-morrow morning] 8 oclock

FRIDAY JUNE 22, 1792

met according to Adj<sup>t</sup> —

[Present as yesterday]

A Resolve that James Macgregore Esq be allowed a further time till the next session of the General Court for receiving and stating said account and that he be allowed to employ what Clerks he shall judge necessary and be vested with all the powers given him by a resolve of the seventh of June A D 1791 and all vouchers of said claims now obtained or that may be hereafter obtained be delivered as soon as possible by s<sup>d</sup> Commissioner to the Treasurer in order that they may be forwarded on to the Commissioners at Philadelphia — sent down for concurrence brot up concurred

A resolve that the office of Comptroller of accounts shall cease and determine from the time of passing this resolve and that all papers accounts & books in said office shall be delivered over by said Comptroller to the President and Council as soon  
\* 4-100 as \* may be who shall on receiving them deposit said papers in the respective office to which they most properly belong —

Sent down for concurrence brot up concd

A vote that William Watson be allowed four pounds [as door-keeper] was brot up read and concurred with this amendment that he have three pounds four shillings instead of four pounds was Sent down for concurrence — brot up concurd

A vote that Col<sup>o</sup> Dame receive five pound eight shillings in full of his Ac<sup>o</sup> [for dispersing public papers] was brot up read and concurred.

A vote that Col<sup>o</sup> Cogswell receive £3..12.0 in full of his Acc<sup>o</sup> for the use of a room [for the senate] was brot up read & concd

A vote to hear the pet<sup>n</sup> of Francis Blood on the Second Tuesday of the next Session was brot up read and concurred

A vote to pay Josiah Nelson £4..17..6 as doorkeeper was brot up read and concurred —

A vote to pay the acc<sup>o</sup> of Moses L Neal 11s 3 for [engrossing public bills] was brot up read and concurred

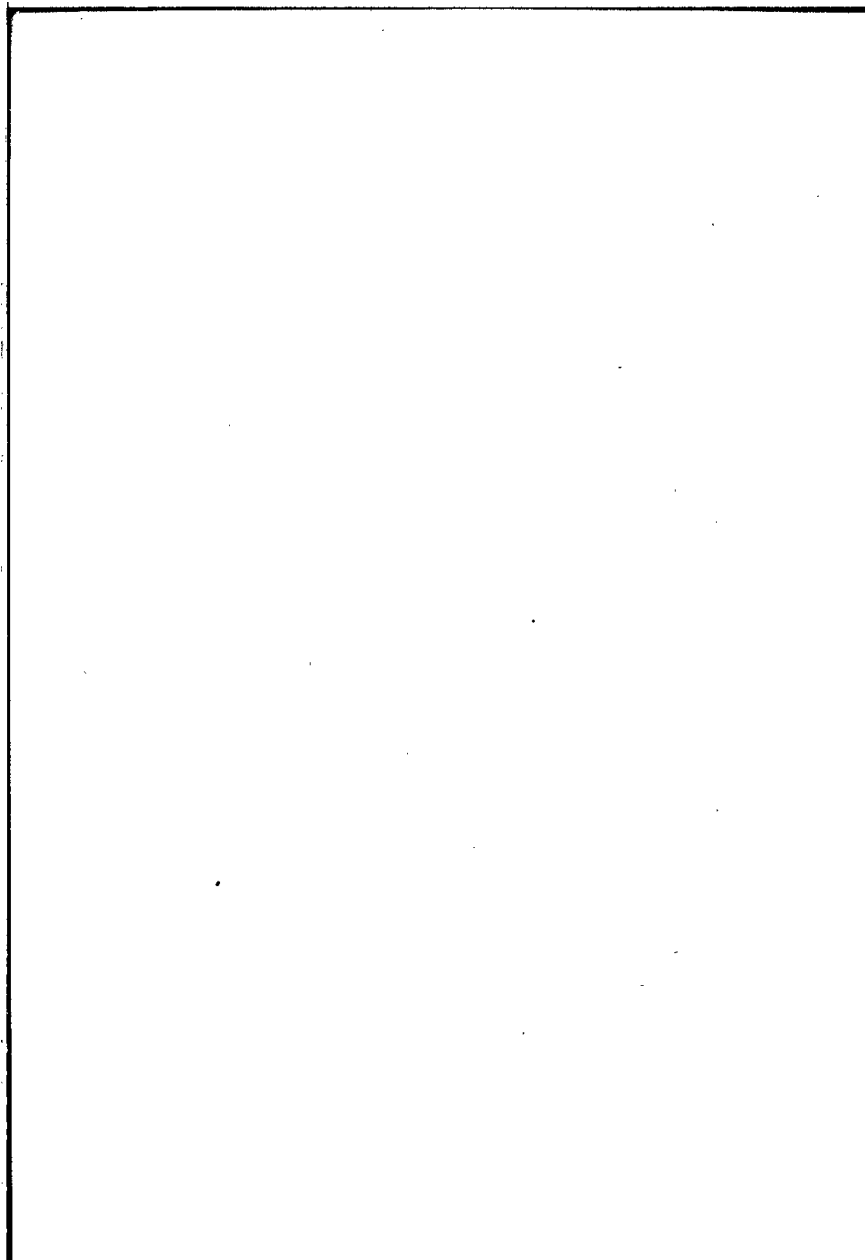
A vote to allow the Acco of D. Humphreys amounting to forty two shillings for draughting bills &c was brot up read and concurred

A vote to hear the petition of John Kimball on the second Thursday of the next Session was brot up read and concurred

A vote that his Exc<sup>y</sup> the President with advice of Council be desired to adjourn the General Court to meet again at Exeter on the third wednesday of November next was brot up read and concurred

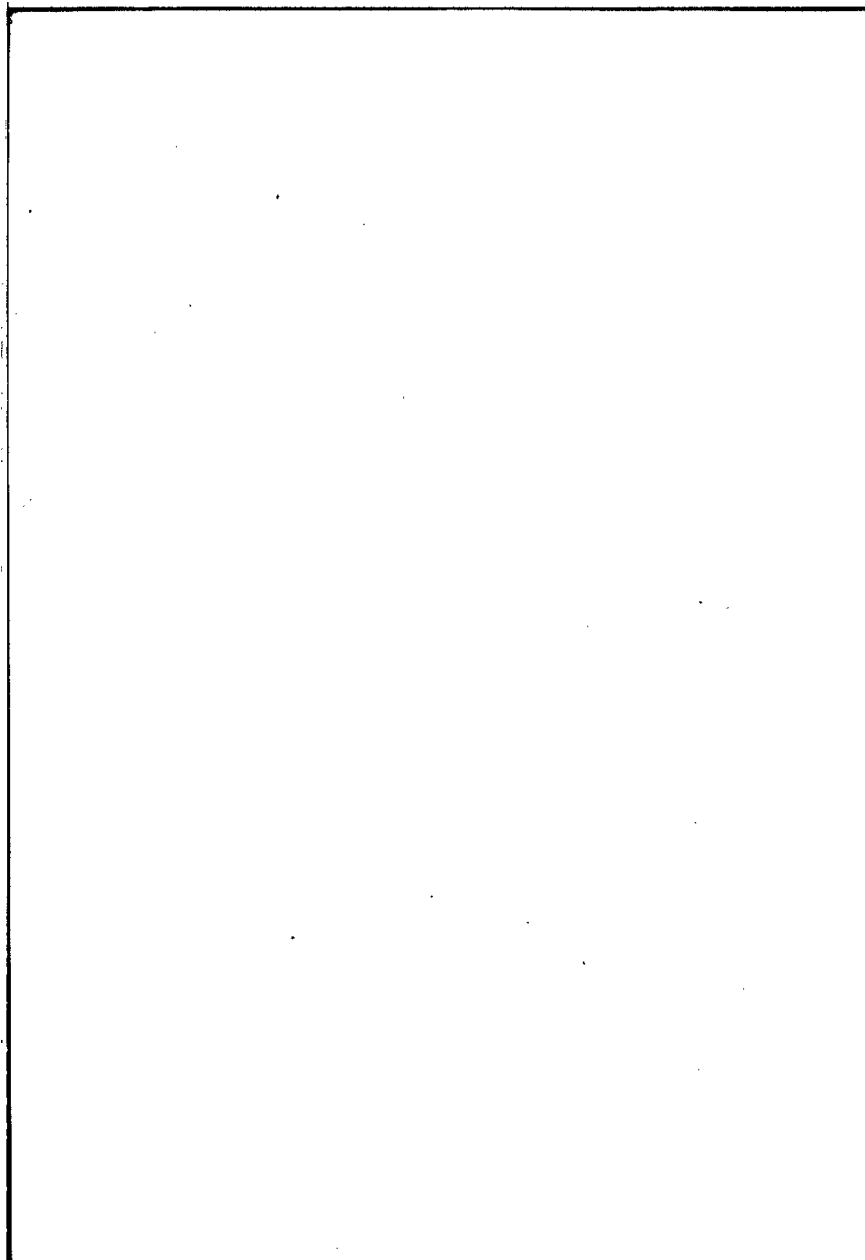
The Sec<sup>y</sup> by order of his Exc<sup>y</sup> went down & informed the Speaker of the Hon House of Representatives that his Exc<sup>y</sup> the President with advice of Council had adjourned the General Court agreeably to the above vote.

J PEARSON Sec<sup>y</sup>





JOURNAL  
OF THE  
HOUSE OF REPRESENTATIVES  
CONTAINING THE PROCEEDINGS  
FROM JUNE 6 TO JUNE 22, 1792.



# HOUSE OF REPRESENTATIVES

FOR THE YEAR 1792-93.

JOHN SAMUEL SHERBURNE, Portsmouth, *Speaker*.

JOHN CALFE, Hampstead, *Clerk*.

MOSES LEAVITT NEAL,<sup>1</sup> } *Assistant Clerks.*  
NATHANIEL PARKER, }

REV. ROBERT GRAY, Dover, } *Chaplains.*  
REV. ——— ROWLAND, }  
REV. ——— BROWN, }

REV. ——— MORRISON, Londonderry,  
*Preacher of Election Sermon.*

## REPRESENTATIVES.

Portsmouth . . . . .	{ George Gains. John Peirce. John Samuel Sherburne
Exeter . . . . .	{ Benjamin Connor.
Londonderry . . . . .	{ James McGregore. John Bell.
Chester . . . . .	{ Joseph Blanchard.
Newington . . . . .	{ Ephraim Pickering.
Greenland . . . . .	{ Joshua Weeks.
Rye . . . . .	{ . . . . .
North Hampton . . . . .	{ Moses Leavitt.
Hampton . . . . .	{ Christopher Toppan. <sup>2</sup> Joseph Dow.

<sup>1</sup> Mr. Neal resigned at the beginning of the November session, and Nathaniel Parker was elected November 21, 1792.

<sup>2</sup> Elected to the Senate.

Hampton Falls }	.	.	Nathan Brown.
Seabrook }	.	.	
Stratham .	.	.	Jonathan Wiggin.
Dunbarton }	.	.	
Bow }	.	.	
Salisbury .	.	.	John C. Gale.
Boscawen .	.	.	Enoch Gerrish.
Fishersfield }	.	.	
Sutton }	.	.	
Warner .	.	.	James Flanders.
New London }	.	.	
Andover & }	.	.	
Gore }	.	.	
Charlestown .	.	.	Benjamin Moore.
Alstead .	.	.	Oliver Shepard.
Keene .	.	.	Jeremiah Stiles.
Swansey .	.	.	Elisha Whitcomb.
Westmoreland .	.	.	Archelaus Temple.
Richmond .	.	.	
Jaffrey .	.	.	Abel Parker.
Winchester .	.	.	
Chesterfield .	.	.	Eleazer Jackson.
Rindge .	.	.	Daniel Rand.
Walpole .	.	.	Thomas Bellows.
Claremont .	.	.	Jabez Upham.
Cornish .	.	.	James Wellman.
Newport }	.	.	Uriah Wilcox.
Croydon }	.	.	
Acworth }	.	.	
Lempster }	.	.	
Marlow }	.	.	
Wendell }	.	.	
Unity }	.	.	
Litchfield }	.	.	
Derryfield }	.	.	
Dunstable .	.	.	Noah Lovewell.
Merrimack .	.	.	William Barron.
Bedford .	.	.	Stephen Dole.
Goffstown .	.	.	Robert McGregore.
Hollis .	.	.	Jeremiah Ames.
Amherst .	.	.	Joshua Atherton. <sup>1</sup>

<sup>1</sup> Elected to the Senate.

Raby }		Obediah Parker.
Mason }	.	
New Ipswich .	.	Charles Barrett.
Franeestown .	.	Jonathan Fisk.
Duxbury }	.	
Mile Slip }	.	
Wilton .	.	Abiel Abbott.
Lyndeborough .	.	Peter Clark.
Temple }	.	
Peterborough Slip }	.	Francis Cragin.
Peterborough }	.	
Society Land }	.	John Smith, Jr.
Hancock }	.	
Antrim }	.	John Duncan.
Deering .	.	
Henniker .	.	Timothy Gibson.
Hillsborough .	.	Benjamin Pierce.
New Boston .	.	
Weare .	.	
Hopkinton .	.	Benjamin Darling.
Pelham .	.	James Gibson.
Dover .	.	John Kielle.
Durham .	.	Ebenezer Smith.
Somersworth .	.	James Carr.
Rochester .	.	{ James Howe.
Barrington .	.	{ Aaron Wingate.
Sanbornton .	.	Isaac Waldron.
Gilmanton .	.	William Harper.
Madbury .	.	Joseph Badger, Jr.
Meredith }	.	
New Hampton }	.	Ebenezer Smith. <sup>1</sup>
Sandwich .	.	Daniel Beede.
Moultonborough }	.	
Tuftonborough }	.	
Wolfborough }	.	Nathan Hoit.
Ossipee }	.	
Barnstead .	.	John Nutter.
New Durham }	.	
New Durham Gore }	.	

<sup>1</sup> Elected to the Senate.

Wakefield		
Middleton	}	. . . . .
Effingham		
Tamworth		
Eaton		
Burton	}	Jacob Blaisdell.
Locations		
Nottingham West	.	Asa Davis.
Kensington	.	.
South Hampton	}	Phillips White.
East Kingston		
Kingston	.	John Eastman.
Brentwood	.	Richard Bean.
Epping	.	.
Newmarket	.	James Hill.
Nottingham	.	Jonathan Cilley.
Deerfield	.	Joseph March.
Northwood	}	{ Michael McClary.
Epsom		
Allenstown		
Conway	}	Andrew McMillan.
Bartlett		
Locations		
Canterbury	.	Abiel Foster.
Chichester	}	John Cram.
Pittsfield		
Loudon	.	Jonathan Smith.
Concord	.	John Bradley.
Pembroke	.	Richard Bartlett.
Candia	.	Nathaniel Emerson.
Raymond	}	Ezekiel Godfrey.
Poplin		
Hawke	}	Timothy Tilton.
Sandown		
Hampstead	.	William Marshall.
Atkinson	}	. . . . .
Plaistow		
Salem	.	Jeremiah Dow.
Newton	.	.
Windham	.	.
Surry	}	Lemuel Holmes.
Gilsum		
Sullivan		



Lancaster	}	. . . John Weeks.
Northumberland		
Stratford		
Dartmouth		
Percy		
Cockburne		
Coléburne		

NOTE. — In addition to those above given, the names of Eames, Huntley, Johnson, C. Leavitt, Livermore, and R. Parker appear on the roll-calls of the House, but we are unable to state what towns they represented. The name of Eames, appearing through the June session is probably a mistake for Ames. — Ed.



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## A JOURNAL

OF THE

PROCEEDINGS OF THE HONB<sup>L</sup> HOUSE OF REPRESENTATIVES FOR  
SAID STATE AT THEIR SESSION BEGAN AND HOLDEN AT DOVER  
ON THE FIRST WEDNESDAY OF JUNE ANN<sup>O</sup> DOM<sup>I</sup> 1792.

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WEDNESDAY JUNE 6<sup>th</sup> 1792

upwards of ninety members met agreeably to the Constitution and having produced their credentials and taken the necessary Oaths—proceeded to the choice of a chairman and the Honb<sup>L</sup> Christopher Toppan Esq<sup>r</sup> was chosen for that purpose—

Motion was then made for the choice of a Speaker and the ballots being called for and taken the Honb<sup>L</sup> John Samuel Sherburne Esq<sup>r</sup> was unanimously chosen—

Motion was then made for the choice of a Clerk and John Calfe Esq<sup>r</sup> was chosen for that purpose and Sworn accordingly—

Motion was then made for the choice of an Assistant Clerk and Mr Moses Leavitt Neal was chosen for that purpose and sworn to the faithful discharge of said trust—

*Voted* that Mr Toppan, Mr Atherton & Mr Hoit be a Committee to inform his Excellency the President and the Honb<sup>L</sup> Senate that the House is organized and ready to proceed to business—

A message from the Honb<sup>L</sup> Senate gave information that there were but six Senators elected four of whom only were present that there was not a quorum for business—

*Voted* that Mr Toppan Mr Atherton Mr Smith (of Meredith) Mr Stiles and Mr White (of Wentworth) be a Committee to examine

the returns brought by the Several members of their having been elected Representatives and report thereon —

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Jn<sup>o</sup> Smith M<sup>r</sup> [A] Parker M<sup>r</sup> Blanchard and M<sup>r</sup> Hoit be a Committee to draught  
 \*14-339 \*such rules as they may judge necessary for the government of this House and report the Same to the House for their consideration —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Kellie and M<sup>r</sup> Smith (of Durham) be a Committee to provide an entertainment to morrow for the Rev<sup>d</sup> Gentlemen of the Clergy, his Excellency the President the Honb<sup>l</sup> Council and such other Gentlemen of distinction as they may think proper to invite to dine with said Clergy —

The members of the Honb<sup>l</sup> Senate met with the House in the Assembly Chamber & agreed to adjourn the Elections until half past 8 o'Clock to morrow morning

Adjourned to 8 o'Clock to morrow morning

#### THURSDAY JUNE 7<sup>th</sup> 1792

The House met according to adjournment

The Committee appointed to examine the returns made by the Several Members reported that having examined the returns find there is two Members returned for Londonderry, And for the district of Epsom Northwood and Allenstown there is three members returned —

Rochester two members returned heretofore but one — for the district of Hinnekar and Hillsborough two members, heretofore but one — Piermont and Warren no return from the Selectmen or Clerk — And the district of Lancaster and other towns two members returned heretofore but one — all the other returns appear to be properly made — Sign<sup>d</sup> Christopher Toppan for the Com<sup>tee</sup> which report being read was Separately considered and the returns from Londonderry Epsom and Northwood Accepted — the return from Allenstown rejected — Rochester Hinnekar Hillsborough Piermont and Warren accepted — the determination on the returns from Lancaster and other Towns was postponed to Some future time —

The Honb<sup>l</sup> Senate and House being again met in the Assembly Chamber adjourned to 5 o'Clock P. M —

The Committee to draught rules for the government of the House reported the following which were read and considered received and accepted — namely —

\* 1<sup>st</sup> That each member Seasonably and punctually \* 14-340  
attend his duty in the House and shall not absent him-  
self for more than a quarter of an hour without leave on pain of  
forfeiting his travel or suffering the censure of the House —

2<sup>d</sup> When the House adjourns each member shall keep his seat  
until the speaker goes out and then the members may follow —

3<sup>d</sup> The Speaker shall preserve decorum and order in the House  
and may speak to points of order in preference to other members  
rising from his seat for that purpose and shall decide questions of  
order subject to an appeal to the House —

4<sup>th</sup> The Speaker shall rise to put a question but may state it  
sitting —

5<sup>th</sup> When any member is about to speak in debate or deliver  
any matter to the House he shall rise from his seat and respect-  
fully address himself to the speaker —

6<sup>th</sup> If any member in speaking or otherwise transgress the rules  
of the House the speaker shall or any member may call to order  
in which case the member so called to order shall immediately sit  
down unless permitted to explain and the House if appealed to  
shall decide the case but without debate and if there be no appeal  
the decision of the chair shall be submitted to —

7<sup>th</sup> No member shall speak more than twice to the same ques-  
tion without leave of the House nor more than once until every  
member chusing to speak shall have spoken —

8<sup>th</sup> When the speaker is putting a question each member shall  
keep his seat until the question is decided nor shall any one  
when a member is speaking pass between him and the Speaker —

9<sup>th</sup> Every member who is in the House when any question is  
put if he hath heard the debate shall vote thereon unless excused  
by the House —

10<sup>th</sup> No debate shall be allowed on any motion until the same  
shall be seconded and any motion shall be reduced to writing  
and divided if the subject will admit of it, if any member desire  
it —

\* 11<sup>th</sup> A motion may be withdrawn at any time before \* 14-341  
it be amended or divided and a motion for adjournment  
shall be always in order and when a motion is regularly before  
the house no new motion shall be received unless to postpone  
commit or amend and no new one shall be admitted under colour  
of amendment as a Substitute of the motion under debate —

12<sup>th</sup> No member of the House shall take fees be of Council or  
act as advocate in any cause before either branch of the Legisla-

ture and upon due proof thereof such member shall forfeit his seat in the House —

13<sup>th</sup> No person except members of the House or its officers shall be admitted above the bar of the House except such persons of distinction as the speaker may think proper to invite —

14<sup>th</sup> No bill shall be introduced but by motion for leave or by order of the House on the report of a Committee and shall not be Enacted until the same be read three times the first reading shall be for information and if no opposition be made or the question to reject the Bill be negatived a time shall be assigned for a Second reading —

15<sup>th</sup> Before any Bill resolve or vote shall be sent up to the Senate the Speaker shall read the vote resolve or title of the Bill, and a Bill shall not be sent up by less than two members of the House and all votes and resolves that are necessary to be carried to the Senate for their concurrence shall be sent by the Assistant Clerk —

16<sup>th</sup> No Bill resolve or vote shall be reconsidered when there is a less number of Members in the house than there was at the passing the Same —

17<sup>th</sup> No member shall be compelled to serve on a Committee he being at the same time of two other Committees who have not reported nor shall any member nominate more than one person for the same Committee — provided the person so nominated shall be chosen nor shall any member after being himself chosen nominate one for the same Committee —

18<sup>th</sup> No Petition shall be received by the House unless it be presented by a Member thereof and upon motion made for that purpose —

19<sup>th</sup> The journal of the House for the preceeding day shall be read every morning previous to entering upon new business —

Adjourned to 4 o'Clock P M —

Met accordingly —

\* 14-342 \* *Voted* that the Rev<sup>d</sup> M<sup>r</sup> Gray be desired to Officiate as Chaplain to the Legislature during the present Session —

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Gains & M<sup>r</sup> P. White with such of the Honb<sup>l</sup> Senate as they may join be a Committee to present the thanks of the Legislature to the Rev<sup>d</sup> M<sup>r</sup> Morrison for his ingenious and elegant discourse delivered before them this day and to desire him to favour them with a Copy thereof for the press —

The Honb<sup>l</sup> Senate and House again met in the Assembly Chamber to fill up the vacancies in the Honb<sup>l</sup> Senate and being informed by the Secretary that there were but Six Senators elected by the people that there were two wanting for the County of Rockingham, The Candidates were the Honb<sup>l</sup> Christopher Toppan Phillips White William Plummer and Nathanael Gilman Esquires—That two were wanting for the County of Strafford, that the Candidates were the Honb<sup>l</sup> Ebenezer Smith John Waldron Samuel Hale and Joseph Badger Jun<sup>r</sup> Esquires—That there was one wanting for the County of Hillsborough and the Candidates were the Honb<sup>l</sup> Charles Barrett and Joshua Atherton Esquires—That there was one wanting for the County of Grafton and that the Candidates were the Honb<sup>l</sup> Jonathan Freeman and William Simpson Esquires—The said Senate and House proceeded by joint ballot to fill up said vacancies and they made choice of the Honb<sup>l</sup> Christopher Toppan and the Honb<sup>l</sup> Nathanael Gilman Esquires for the County of Rockingham—The Honb<sup>l</sup> Ebenezer Smith and the Honb<sup>l</sup> John Waldron Esq<sup>r</sup> for the County of Strafford—The Honb<sup>l</sup> Joshua Atherton Esq<sup>r</sup> for the County of Hillsborough and the Honb<sup>l</sup> Jonathan Freeman Esq<sup>r</sup> for the County of Grafton—The Elections were then adjourned until to morrow at 10 o'Clock A. M. and the Honb<sup>l</sup> Senate withdrew

Adjourned to 8 o'Clock to morrow morning

\*FRIDAY JUNE 8<sup>th</sup> 1792. \*14-343

The House met according to adjournment

Resumed the consideration of the returns from the district of Lancaster and other towns and after hearing the Members returned on the Subject matter of their Elections and fully considering the Same it was *voted* as the Opinion of the House that Cap<sup>t</sup> John Weeks was legally elected—The Yeas and Nays on the determination were as follows—(viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Eastman	M <sup>r</sup> Godfrey	M <sup>r</sup> Waldron
M <sup>r</sup> Bell	M <sup>r</sup> Bean	M <sup>r</sup> Dow	M <sup>r</sup> Harper
M <sup>r</sup> Pickering	M <sup>r</sup> Hill	M <sup>r</sup> Gibson	M <sup>r</sup> Badger
M <sup>r</sup> Weeks	M <sup>r</sup> March	M <sup>r</sup> Kellie	M <sup>r</sup> Hoit
M <sup>r</sup> Leavitt	M <sup>r</sup> Clark	M <sup>r</sup> E Smith	M <sup>r</sup> Nutter
M <sup>r</sup> Brown	M <sup>r</sup> Cram	M <sup>r</sup> Carr	M <sup>r</sup> C Leavitt
M <sup>r</sup> Wiggin	M <sup>r</sup> Jon <sup>as</sup> Smith	M <sup>r</sup> How	M <sup>r</sup> McMillan
M <sup>r</sup> P White	M <sup>r</sup> Bartlett	M <sup>r</sup> Wingate	M <sup>r</sup> Bladell

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Davis	M <sup>r</sup> Cragin	M <sup>r</sup> Whitcomb	M <sup>r</sup> Huntley
M <sup>r</sup> Lovell	M <sup>r</sup> T Gibson	M <sup>r</sup> A Parker	M <sup>r</sup> Holmes
M <sup>r</sup> Barron	M <sup>r</sup> Darling	M <sup>r</sup> Jackson	M <sup>r</sup> Stone
M <sup>r</sup> Dole	M <sup>r</sup> Gale	M <sup>r</sup> Rand	M <sup>r</sup> Kimball
M <sup>r</sup> Eames	M <sup>r</sup> Gerrish	M <sup>r</sup> Bellows	M <sup>r</sup> Johnson
M <sup>r</sup> O Parker	M <sup>r</sup> Flanders	M <sup>r</sup> Upham	M <sup>r</sup> Richardson
M <sup>r</sup> Barrett	M <sup>r</sup> Moore	M <sup>r</sup> Wellman	M <sup>r</sup> Hough
M <sup>r</sup> Fisk	M <sup>r</sup> Shepherd	M <sup>r</sup> Wilcox	M <sup>r</sup> Fairfield
M <sup>r</sup> Abbott	M <sup>r</sup> Stiles		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> J Pierce	M <sup>r</sup> Bradley	M <sup>r</sup> J <sup>n</sup> Duncan	M <sup>r</sup> Livermore
M <sup>r</sup> Connor	M <sup>r</sup> Marshall	M <sup>r</sup> B Pierce	M <sup>r</sup> Craig
M <sup>r</sup> J Macgregore	M <sup>r</sup> R Parker	M <sup>r</sup> Temple	M <sup>r</sup> Crawford
M <sup>r</sup> Blanchard	M <sup>r</sup> R Macgregore	M <sup>r</sup> Penniman	M <sup>r</sup> Brooks
M <sup>r</sup> Cilley	M <sup>r</sup> P Clark	M <sup>r</sup> Twitchel	M <sup>r</sup> Tarlton
M <sup>r</sup> M <sup>c</sup> Clarey	M <sup>r</sup> J <sup>n</sup> Smith	M <sup>r</sup> S Duncan	M <sup>r</sup> N White
M <sup>r</sup> Carlton			

66 Yeas — 25 Nays — so it was determined —

*Voted* that M<sup>r</sup> Wingate M<sup>r</sup> E Smith and M<sup>r</sup> M Leavitt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Jonathan French and report thereon —

\* 14-344 \* The Honb<sup>l</sup> Senate being again met with the House in the Assembly Chamber proceeded to examine the returns of votes for a President and after entry was made of said returns in the presence of both houses a joint Committee was appointed to examine said entry and compare the Same with the returns made and cast the Same and report thereon — The Committee were M<sup>r</sup> Sheafe M<sup>r</sup> Foster M<sup>r</sup> Connor M<sup>r</sup> [J.] Macgregore and M<sup>r</sup> Hoit — The Elections were then adjourned to 4 o'Clock P. M — and the Honb<sup>l</sup> Senate withdrew —

*Voted* that M<sup>r</sup> [P.] White M<sup>r</sup> A Parker and M<sup>r</sup> M<sup>c</sup>Clarey be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Ewins and report thereon —

Adjourned to 3 o'Clock P M —

Met accordingly —

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Hoit & M<sup>r</sup> M Leavitt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Nott and report thereon —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> E Smith M<sup>r</sup> J Smith M<sup>r</sup> Whitcomb and M<sup>r</sup> Tarlton be a Committee on the part of this House to join

such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition from the District of Lancaster and other towns and of all Petitions for making new Districts for Representation and report thereon —

The Committee to Examine and Count the votes for President reported that on Examination the find eight thousand and Ninety two votes for his Excellency President Bartlett and two hundred and ninety Seven votes for other persons from which it appears that his Excellency Josiah Bartlett Esq<sup>r</sup> is chosen by the people President of this state for the ensuing year —

\* *Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> E Smith M<sup>r</sup> R \* 14-345 Macgregore M<sup>r</sup> Holmes and M<sup>r</sup> Hough with such of the Honb<sup>l</sup> Senate as they may join be a Committee to wait on his Excellency Josiah Bartlett and inform him of his Election to the office of President for the ensuing year —

*Voted* that M<sup>r</sup> Upham M<sup>r</sup> Hill and M<sup>r</sup> Livermore with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Stephen Evans Esq<sup>r</sup> and report thereon —

Upon reading and considering the Petition of the Town of Lyndborough *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Hoit M<sup>r</sup> J Duncan and M<sup>r</sup> A Parker be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Account of Samuel Hunt Esq<sup>r</sup> and all Similar matters and report thereon —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Badger M<sup>r</sup> Cragin M<sup>r</sup> Stiles and M<sup>r</sup> N White be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Account of George Hough and of all printers accounts presented also of the Account of Caleb Buswell and report thereon —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> Badger and M<sup>r</sup> Hill be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Hannah Phips and report thereon —

The Committee to wait on his Excellency and inform him of his election to the office of President the ensuing year gave information to the House that they had agreeable to desire informed his Excellency of his being Elected and that he would be ready to give his answer when desired by the Legislature —

\* The Honb<sup>l</sup> Senate being met with the House in the \* 14-346 Assembly Chamber, the Committee who gave his Excellency information of his Election were desired to wait on him and conduct him into the Assembly Chamber —

His Excellency Josiah Bartlett Esq<sup>r</sup> attended by the Committee came in before the two Houses and manifested his acceptance of the Office of chief Magistrate for the ensuing year, He then took and Subscribed the Oath of Allegiance and Oath of Office which Oaths were administred by the Honb<sup>l</sup> Ebenezer Smith Esq<sup>r</sup> Senior Senator and the said Senior Senator declared his Excellency Josiah Bartlett Esq<sup>r</sup> President of the state of New Hampshire before both branches of the Legislature—The President and Senate then withdrew—

The Honb<sup>l</sup> Senate and House being again met in the Assembly chamber proceeded to the Election of Counsellors and the Honb<sup>l</sup> Phillips White Joseph Badger Robert Wallace, Lemuel Holmes and Jonathan Freeman Esquires were elected—

Proceeded to the choice of a Secretary and the Honb<sup>l</sup> Joseph Pearson Esq<sup>r</sup> was unanimously chosen—

Proceeded to the choice of a Treasurer and the Honb<sup>l</sup> John Taylor Gilman Esq<sup>r</sup> was unanimously chosen

Proceeded to the choice of a Commissary General and [Colonel] Supply Clap Esq<sup>r</sup> was elected to that office

The Elections were then adjourned until to morrow at 9 o'Clock A M and the Honb<sup>l</sup> Senate withdrew—

Adjourned to 8 o'Clock to morrow morning

#### SATURDAY JUNE 9<sup>th</sup> 1792

The House met according to adjournment

Upon reading and considering the Petition of Eleazer Rosbrook *voted* that the Petitioner be heard thereon before the \*14-347 General Court on the Second Thursday of the \*next Session and that in the mean time the Petitioner cause that a Copy of the Petition and order of Court thereon be posted up in some public place in the Town of Lancaster Six weeks [successively] prior to said day of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted—

Upon reading and considering the Petition of the select men of Lancaster *voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of their next Session and that in the mean time the Petitioners cause that a Copy of the Petition and order of Court thereon be posted up in some public place in the town of Lancaster Six weeks Successively prior to said day of hearing that any person or persons may then appear



and shew cause (if any they have) why the prayer thereof may not be granted—

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Badger & M<sup>r</sup> Whitcomb with such of the Honb<sup>l</sup> Senate as they may join be a Committee to inform the Honb<sup>l</sup> John Taylor Gilman Esq<sup>r</sup> of his Election as Treasurer for the ensuing year and receive his answer and if in the affirmative that they receive bonds for the faithful discharge of the duties of said office & lay the Same before this House —

*Voted* that M<sup>r</sup> Barrett M<sup>r</sup> E Smith M<sup>r</sup> P White M<sup>r</sup> Upham and M<sup>r</sup> Hough with such of the Honb<sup>l</sup> Senate as they may join be a Committee to draught an answer to his Excellency's message this day rec<sup>d</sup> and lay the same before this House also report what business is necessary first to be entered upon and done at this Session —

His Excellency's message brought down by the Secretary was in the following words —

Gentlemen of the Honb<sup>l</sup> Senate and Gentlemen of the Honb<sup>l</sup> House of Representatives —

Among the public papers that I have received since the last session of the Legislature (which the Secretary \* will \* 14-348 lay before you) you will please to take particular notice of an Act of Congress relative to the Election of the President and vice President of the United states, Also of "an Act apportioning Representatives among the several states according to the first enumeration" both of which I beg leave to recommend to your early attention, As Laws for carrying said Acts into Execution so far as relates to this state will I conceive be proper to be passed during the present Session

I would also request your particular attention to an Act of Congress intitled "An Act more effectually to provide for the national defence by establishing an uniform Militia throughout the United states—

I have nothing Special further to recommend to your consideration at this time, if any thing further should occur during the session that will require your attention I shall not fail to communicate it to you by Sperate message— The General affairs of the state and any matters that were left unfinished at the close of the last session will be before you and you will take up such of the business as you may think proper to be acted upon during the present Session —

The busy season of the year coming on will no doubt make you desirous to finish the Session and return to oversee your own

particular affairs as soon as it can be done consistant with the public interest and I shall make it my particular care to facilitate the public business to the utmost of my power consistant with the good of the Community—

Council Chamber

Josiah Bartlett

June 9<sup>th</sup> 1792—

*Voted* that the Petitions of Joel Houghton, also the Petition of Esther Boynton be referred to the Committee on the Petition of Hannah Phips and that they report thereon—

\* 14-349 \* *Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Hough & M<sup>r</sup> Whitcomb be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Peter Post and report thereon—

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Whitcomb and M<sup>r</sup> A Parker be a Committee to take under consideration a Bill presented entitled "An Act in addition to an Act entitled an Act for opening Sluices in each Dam across Ashewelot river so that the Salmon and other fish may have free passage through the Same from Connecticut river and report thereon—

*Voted* that James Macgregore Esq<sup>r</sup> be appointed to receive from the Rev<sup>d</sup> M<sup>r</sup> Morrison a Copy of his Sermon delivered before the General Court on Thursday last and procure three hundred and Sixty printed copies thereof, fifty copies to be presented to the Rev<sup>d</sup> M<sup>r</sup> Morrison & the remainder one to each Town in the state and one to each member of the Legislature—

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Hoyt M<sup>r</sup> Lovell M<sup>r</sup> Hill M<sup>r</sup> Badger M<sup>r</sup> M<sup>c</sup>Clarey and M<sup>r</sup> Whitcomb be a Committee on the part of this House to join such as the Honb<sup>l</sup> Senate may appoint to take under consideration the Militia Laws of this state and of the United states and make such report thereon as they may judge proper—

*Voted* that M<sup>r</sup> E Smith, M<sup>r</sup> Upham & M<sup>r</sup> M<sup>c</sup>Clarey be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to draught all such public bills as may be thought necessary to be passed the present Session—

Adjourned to Monday next at 3 o'Clock P M

MONDAY JUNE 11<sup>th</sup> 1792

The House met according to adjournment

*Voted* that the bond presented by the Committee chosen for that purpose Signed John T Gilman Nicholas Gilman and Ben-

jamin Connor for the Sum of thirty Thousand pounds  
 \*conditioned for the faithful performance of the duties \*14-350  
 Incumbent on the said John T Gilman as Treasurer of  
 this State the Current year is fully satisfactory to this House —

*Voted* that M<sup>r</sup> Hoyt M<sup>r</sup> Flanders & M<sup>r</sup> Wiggin be a Committee  
 on the part of this House to join such of the Honb<sup>l</sup> Senate as they  
 may appoint to take under consideration the Petition of John  
 Allen & report thereon —

*Voted* that M<sup>r</sup> Badger M<sup>r</sup> Hoyt & M<sup>r</sup> J Macgregore be a  
 Committee on the part of this House to join such of the Honb<sup>l</sup>  
 Senate as they may appoint to consider of the Petition of Alex-  
 ander Plumbley and report thereon —

*Voted* that M<sup>r</sup> Pickering M<sup>r</sup> Cram & M<sup>r</sup> Connor be a Com-  
 mittee on the part of this House to join such of the Honb<sup>l</sup> Senate  
 as they may appoint to consider of the Petition of Samuel Leavitt  
 and report thereon

Upon reading and considering the Petition of Abel Parker Esq<sup>r</sup>  
*voted* that the prayer thereof be granted and that the Treasurer  
 take notice and govern himself accordingly —

Whereas the Inferior Court of Common pleas by Law is to be  
 holden at Dover within and for the County of Strafford on the  
 third Tuesday of June Instant which as the Legislature are now  
 in Session will be inconvenient — Be it therefore *Resolved* that the  
 said Inferior Court of Common pleas be and the same is hereby  
 adjourned to the third Tuesday of July next of which all jurors  
 parties and Witnesses concerned are to take notice and govern  
 themselves accordingly. And that all writs and processes and  
 matters of Law returnable to and determinable by said Court may  
 be returned to tried and determined by said Court on the said  
 third Tuesday of July, Any Law usage or custom to the contrary  
 notwithstanding —

\**Voted* that M<sup>r</sup> P White M<sup>r</sup> A Parker M<sup>r</sup> Gains M<sup>r</sup> \*14-351  
 [M.] Leavit and M<sup>r</sup> Johnson be a Committee on the  
 part of this House to join such as the Honb<sup>l</sup> Senate may appoint  
 to take under consideration a Letter signed by his Excellency  
 Josiah Bartlett Esq<sup>r</sup> and the Petition of the Rev<sup>d</sup> Jeremy Belknap  
 and report thereon —

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Hoit and M<sup>r</sup> Gibson be a Com-  
 mittee on the part of this House to join such of the Honb<sup>l</sup> Senate  
 as they may appoint to consider of the Petition of Abel Parker  
 and Jeremiah Stiles Committee for the County of Cheshire and  
 report thereon —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Barrett and M<sup>r</sup> J Duncan be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Thomas Millar and report thereon—

Upon reading and considering the Petition of the Select men of Eaton *voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks successively in the Dover News paper six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause why the prayer thereof may not be granted—

*Voted* that M<sup>r</sup> N White M<sup>r</sup> Bellows and M<sup>r</sup> Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Jacob Hurd Esq<sup>r</sup> and report thereon—

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Hoit M<sup>r</sup> Cragin M<sup>r</sup> Whitcomb and M<sup>r</sup> Hough be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration a Resolve respecting Post riders and Post routs which was ordered at the last Session to lay until this Session & report thereon—

\*14-352 *\*Voted* that M<sup>r</sup> Bean M<sup>r</sup> Barrett M<sup>r</sup> R Parker M<sup>r</sup> Marshall and M<sup>r</sup> Moore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Acc<sup>t</sup> of William Smith and all accounts of a Similar nature and report thereon—

*Voted* that M<sup>r</sup> A Parker M<sup>r</sup> Waldron M<sup>r</sup> Bradley M<sup>r</sup> Wellman and M<sup>r</sup> B Pierce be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration a Petition from the Trustees of Atkinson and other Academies in this state and report thereon—

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Badger M<sup>r</sup> Darling M<sup>r</sup> Stiles and M<sup>r</sup> Johnson be a Committee on the part of this House to join such as the Honb<sup>l</sup> Senate may appoint to take under consideration and report such mode as they may judge most expedient for the appointment of Electors for Electing a President and vice President of the united states—

Adjourned to 8 o'Clock to morrow morning

TUESDAY JUNE 12<sup>th</sup> 1792.

The House met according to adjournment

The Committee on the Petition of Peter Post reported that he receive Six pounds out of the state Treasury as a Bounty for killing a grown wolf and that the President give order accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Eames M<sup>r</sup> Blanchard & M<sup>r</sup> Marshall be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Jesse Johnson jun<sup>r</sup> Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Hoit M<sup>r</sup> Flanders and M<sup>r</sup> Gerrish be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of a number of the Inhabitants of Society land Francestown and Dearing and report thereon —

*Voted* that M<sup>r</sup> R Parker M<sup>r</sup> Wingate & M<sup>r</sup> J Macgregore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Account of Nathanael Adams Esq<sup>r</sup> and report thereon

\* *Voted* that M<sup>r</sup> Gibson M<sup>r</sup> Eastman M<sup>r</sup> [Joshua] \* 14-353 Weeks M<sup>r</sup> Macgregore and M<sup>r</sup> Tarlton be a Committee on the part of this house to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Nathan Wheeler and John Young Esq<sup>r</sup> & report thereon —

*Voted* that M<sup>r</sup> Bartlett M<sup>r</sup> Tarlton and M<sup>r</sup> Crawford be a Committee on the part of this house to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Robert W Smith and report thereon —

The Committee to draught an answer to his Excellency's message &c Reported the following as an answer to said Message

May it please your Excellency

The Senate and House of Representatives beg leave cordially to congratulate your Excellency on your reappointment by the unanimous Suffrages of the citizens to the first Magistracy of New Hampshire and to return their thanks for your message pointing out the objects which demand the attention of the Legislature the present Session —

The united voice of your fellow citizens which has again proclaimed your Excellency the first Magistrate of this state while it demonstrates their most implicit confidence in your Integrity and

abilities must we conceive afford you all that satisfaction which can result from the combined affections and esteem of an enlightened and virtuous people—

The two Houses have received the public papers mentioned in your Excellencys message and perfectly agree with you that it is necessary to make immediate provision for a compliance with the several Acts of Congress by you enumerated—

We shall assiduously attend to the general affairs of the state particularly such as were before the late General Court and left incomplete—relying in the mean time on your Excellency to make such communications as you may judge worthy our deliberations—As the season of the year requires that we soon return to our private concerns it is our desire and shall be our highest object to give all dispatch to the business before us compatible with the good of the public and in this we are confident we shall have your Exc<sup>ys</sup> most chearful concurrence—

\* 14-354 \* which answer being read and considered was received and accepted—

*Voted* that M<sup>r</sup> Bell M<sup>r</sup> E Smith, M<sup>r</sup> Holmes M<sup>r</sup> Blanchard and M<sup>r</sup> Kimball be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider and report the necessary arrangements for the choice of Members for the House of Representatives of the United states—

The Committee on the Petition of John Nott reported that having examined the evidences produced in support of said Petition are of opinion that they are not sufficient to authorize your Committee to report in favour of granting the prayer of said Petition—which report being read and considered was received and accepted and the papers withdrawn

*Voted* that two hundred and twenty complete copies of all the Laws of a public nature passed by Congress which have not heretofore been printed by order of this state be printed at the Expence of the state and that the Several Courts of Common Law the Attorney General and the several Towns within this state be furnished each with one copy thereof—

Whereas it is of the utmost importance that the citizens of this state should be informed of all the Laws of a public nature as soon after the same are enacted as possible

Therefore *Resolved* that the Secretary of this state be and he hereby is required immediately after the close of each session of the General Court to forward to the printer of the New Hamp-

shire Gazette authenticated copies of all the Laws and resolves of a public nature that shall be enacted during such session

Adjourned to 3 o'Clock P M —

Met accordingly —

Upon reading and considering the Petition of Robert Macgregore Esq<sup>r</sup> and others *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Carr and M<sup>r</sup> How be a Committee on the part of this House to join with such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Bartholomew Goyer and report thereon —

\* *Voted* that M<sup>r</sup> Barrett M<sup>r</sup> Cragin and M<sup>r</sup> Upham be \* 14-355 a Committee on the part of this House to join with such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Samuel Hunt Esq<sup>r</sup> and report thereon —

An Act in addition to an Act entitled an Act to enable Benjamin Brown Jun<sup>r</sup> to review an Action in the Inferior Court of Common pleas in the County of Hillsborough — was read a third time and passed to be Enacted

*Voted* that M<sup>r</sup> Waldron M<sup>r</sup> Connor & M<sup>r</sup> Harper be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Daniel Rogers and wife and report thereon —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Silas Bettan *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Bellows M<sup>r</sup> J Duncan M<sup>r</sup> Hoit M<sup>r</sup> Bell and M<sup>r</sup> Penniman be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Matthew Wallace and report thereon —

*Voted* that M<sup>r</sup> Tarlton M<sup>r</sup> Kimball M<sup>r</sup> Upham M<sup>r</sup> Kellie and M<sup>r</sup> Hough be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Col<sup>o</sup> Ebenezer Brewster and others and report thereon —

The Committee on the Petition of Thomas Millar reported that the Petitioner have leave to withdraw his Petition which report was rejected —

\* Upon reading and considering the Petition of Thomas \* 14-356 Millar *voted* that the Petitioner be heard thereon before

the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that Robert Millar be served with a Copy of the Petition and order of Court thereon or cause the same to be left at his last and usual place of abode Six weeks prior to the sitting of said Court that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

Adjourned to 8 o'Clock to morrow morning

WEDNESDAY JUNE 13<sup>th</sup> 1792

The House met according to adjournment

The Committee on the Petition of Hannah Phips & others reported that the existing Laws of the state being Sufficient to give the Petitioner remedy — that she have liberty to withdraw her Petition — which report was accepted and the Petition withdrawn —

On the Petition of Mary Johnson said Committee reported that the Laws of the state will afford ample remedy & that she have liberty to withdraw her Petition — which report was accepted and the Petition withdrawn —

On the Petition of Stephen Dearborn said Committee reported that the prayer thereof be granted and that he have leave to bring in a Bill accordingly — which report being read and considered was received and accepted —

The Committee on the Account of William Smith reported that they find by a resolve passed June 10<sup>th</sup> 1791 — the Registers of Deeds in the Several Counties were directed to make out a General Index referring to deeds and that they should be allowed therefor by the state a Sum in the same proportion as the law allows for recording deeds & having examined the Index made out by William Smith find it will amount to fourteen pounds Six shillings &

Six pence — which report being read and considered  
\* 14-357 it \* was *voted* that it be received and accepted and that the President give order on the Treasurer for said Sum.

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of John Tasker Esq<sup>r</sup> and others *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition from Plymouth and



Cockermouth *voted* that the prayer of said Petition be granted and that they have leave to bring in a Bill accordingly—

*Voted* that the hearing on the Petition of Alexander Plumbley which was to have been this day before the Gen<sup>l</sup> Court be postponed until to morrow at 3 o'Clock P. M of which all concerned are to take notice and govern themselves accordingly—

The Committee on the Petition of Abel Parker and Jeremiah Stiles Esqr<sup>s</sup> in behalf of the Inhabitants of the County of Cheshire reported that the Petitioners have a day of hearing on said Petition and that all proceedings against the County be stayed until the further order of the Legislature which report being read and considered *voted* that it be received and accepted and that said Petitioners be heard before the General Court on the Second Tuesday of their next Session and that in the mean time the Petitioners cause that Benjamin West and Peleg Sprague Esqr<sup>s</sup> Attorneys at Law be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that they may then appear and Shew cause (if any they have) why the prayer thereof may not be granted and that proceedings in matters of a Similar nature with those mentioned in said Petition be stayed until the decision of the Legislature—

\* *Voted* that the hearing on the Petition of Robert Wier which was to have been this day before the General Court be postponed until the Second Tuesday of the next Session of which all persons concerned are to take notice and govern themselves accordingly—

The Committee on the Petition of Ebenezer Brewster and others reported that the prayer thereof be so far granted as that the Petitioners have leave to cut Canals and lock all the falls in Connecticut river between the mouth of Mink brook in Hanover and the Eddy below the Lower Bar of White river falls in Lebanon and likewise the privilege of building a toll bridge over said river in any place within the limits aforesaid—not to interfere with private property or the grant of any ferry without compensation to the owner and that they have leave to bring in a Bill accordingly— which report being read and considered *voted* that it be received and accepted—

Whereas Sundry military stores belonging to this state were deposited and have been left in Several Towns in this State since the War— Therefore *Resolved* that the select men of all the Towns and places within this state be and hereby are required to collect all such public stores as may be found in their Respective

Towns and places and forward to Supply Clapp Esq<sup>r</sup> the Commissary General of this state at Portsmouth a true list of all such stores as may be found And the said Commissary General is hereby impowered to give orders to said select men to sell at public Auction any or all such stores (fire arms excepted) after giving public notice thereof fifteen days previous to sale at that the select men return all fire arms and the nett proceeds of all sales to the Commissary General on or before the last of January next and the Commissary General shall lay a fair account of all proceedings agreeable to this Resolve before the General Court as soon as may be after the said last of January next and that this

\* 14-359 resolve be forthwith printed and distributed to all \* the towns and places in this state as soon as may be —

Adjourned to 3 o'Clock P M —

Met accordingly —

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate June 13<sup>th</sup> 1792 —

*Voted* that the Secretary be directed to request of the Treasurer to make report to the General Court whether and how far the vote passed the Court on the fourth [fourteenth] of January last has been complied with — the purport of which vote was that the Treasurer should transmit the vouchers for supporting the claims of this state to the Commissioners of the United states — which vote was read and concurred —

*Voted* that M<sup>r</sup> Foster M<sup>r</sup> Bradley and M<sup>r</sup> Jn<sup>o</sup> Smith be a Committee on the part of this House to join such as the Honb<sup>l</sup> Senate may appoint to take under consideration the Petition of the Inhabitants of Kearsarge Gore and report thereon —

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Gains and M<sup>r</sup> March be a Committee on the part of this House to join such as the Honb<sup>l</sup> Senate may appoint to take under consideration the Petition of Francis Blood and report thereon —

*Voted* M<sup>r</sup> Bellows, M<sup>r</sup> Hill and M<sup>r</sup> Leavitt be a Committee on the part this House to join such of the Honb<sup>l</sup> Senate as the may appoint to take under consideration the Petition of Reuben Hill and report thereon —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> Connor and M<sup>r</sup> Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Abraham Runnels and report thereon —

*Voted* that M<sup>r</sup> Jn<sup>o</sup> Smith M<sup>r</sup> Hoit and M<sup>r</sup> Bedee be a Commit-

tee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of John Hull and report thereon —

The Committee on the Account of Nathanael Adams

\* Esq<sup>r</sup> reported that it appears to them to be just and \* 14-360 reasonable and that it be allowed which report being read and considered *voted* that it be received and accepted and that the President give order for payment being Nine pounds —

An Act to impower Silas Bettan guardian of the Children of Samuel Bettan late of New Boston in said state deceased to sell the Real Estate which was the said Samuels for the benefit of his heirs — was read a third time and passed to be Enacted —

[The Resolve of Yesterday respecting the public being informed of the Laws passed immediately after passing the Same being returned by the Honb<sup>l</sup> Senate]

The following resolve came down from the Honb<sup>l</sup> Senate for Concurrence

In Senate June 13<sup>th</sup> 1792

Whereas it is of Importance that the citizens of this state should be informed of all the Laws of a public nature as soon after they are enacted as possible

Therefore *Resolved* that the Secretary be required as soon as may be after the close of each Session to cause a proper number of the Laws of this state of a public nature passed at such Session to be printed on paper of a Size and quality that shall correspond with the last Edition of the state Laws, which copies shall be distributed as soon as it can be conveniently done to the several places and persons who have usually been furnished with them, and the Several printers of public papers in this state shall each of them be entitled to receive an authenticated printed Copy at the Secretarys office for the purpose of publishing said laws and Resolves in their respective papers free of any expence to the State — which resolve was read & concurred —

\* Upon reading and Considering the Petition of Sam- \* 14-361 uel Leavitt and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the third Wednesday of their next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazzette Six weeks prior to said day of hearing that any person or persons may then appear and Shew cause (if any they have) why the prayer thereof may not be granted —

The Committee on the Petition of Bartholomew Goyer reported that it appears that he was a Soldier in the Service of this state — and in June 1782 was carried prisoner into Canada where he remained until September 1783 — that on Supposition of his being killed was returned dead in consequence of which his pay ceased — It appears to your Committee that the said Goyer is entitled to receive a state note from the Treasurer for the Sum of thirty pounds carrying interest from the last day of September 1783 which sum ought to be charged to the United states — which report being read and considered *voted* that it be received and accepted and that the President give order on the Treasurer to issue a note accordingly —

The Committee on the Petition of Samuel Runnels reported that the Petitioner have leave to withdraw his Petition as there is a Law provided empowering the Judge of Probate to sell part or the whole of the deceased's Estate as may upon Examination appear to him reasonable — which report being read and considered was received and accepted and the Petition withdrawn —

Adjourned to 8 o'Clock to morrow morning

THURSDAY JUNE 14<sup>th</sup> 1792.

The House met according to adjournment

*Voted* that M<sup>r</sup> Parker, M<sup>r</sup> Livermore & M<sup>r</sup> Gains be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Richard Jenness Esq<sup>r</sup> and others and report thereon —

\* 14-362 \* *Voted* that M<sup>r</sup> Flanders M<sup>r</sup> Hoit M<sup>r</sup> Badger M<sup>r</sup> Cilley and M<sup>r</sup> Holmes be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John M<sup>c</sup>Curdy and Alexander Roystone and report thereon —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> M Leavitt & M<sup>r</sup> Pickering be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the account of Ozias Silsby and report thereon —

The Committee on the Account of Samuel Hunt Esq<sup>r</sup> reported that said Account amounting to Six pounds twelve shillings be allowed and paid out of the Treasury and that the President give order accordingly — which report being read and considered *voted* that it be received and accepted —

The Committee on the Petition of the Trustees of Atkinson Amherst New Ipswich and Charlestown Academies reported as

their Opinion that to promote the Education of the Youth of this state is an Object worthy the Attention of the Legislature and in order to enable the Trustees aforesaid to prosecute their plan that they raise the Sum of Three Thousand pounds by Lottery at the Expence of the said Trustees under such regulations as the Legislature shall direct which report being read and considered was rejected —

*Voted* that M<sup>r</sup> J Pierce M<sup>r</sup> Bedee & M<sup>r</sup> E Smith be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Joseph Waldron and others and report thereon —

The Committee on the Petition of Matthew Wallace reported that an Act be passed the present session providing in cases where prisoners for debt shall be admitted to the Oath prescribed in and by an Act entitled an Act for the relief of prisoners for debt it shall not be in the power of their Creditors to hold them in Custody for a longer period \*than six \*14-363 months from the time of taking said Oath — which report being read and considered — *voted* that it be received and accepted and that a Bill be brought in accordingly

\* *Voted* that the powers and directions given at the last Session to a Committee for looking out and fixing on the tract in which the road shall run from Conway to Shelburne be continued and prolonged until the next Session of the Legislature —

*Voted* that M<sup>r</sup> A Parker, M<sup>r</sup> Pickering & M<sup>r</sup> Whitcomb be a Committee [for looking out and fixing on the tract in which the road shall run from Conway to Shelburne, be continued and prolonged until the next session of the General-Court.

*Voted* that Mr. A. Parker, Mr. Pickering and Mr. Whitcomb, be a committee] on the part of this House to join such as the Honb<sup>l</sup> Senate may appoint to consider of the Petition of Joseph Welch Esq<sup>r</sup> and others Committee from Plastow and report thereon —

The Committee on the printers accounts reported that James D Griffith be allowed eighteen shillings in full for his Account — which report being read and considered *voted* that it be received and accepted and that the President give order accordingly —

*Voted* that the hearing on the Petition of Jaasiel Herriman which was to have been this Session before the General Court be postponed until the Second Thursday of the next session and that said Herriman give notice in the same manner as described in the former order of Court and the same term of time prior to said day of hearing —

*Voted* that the hearing on the Petition of Abner Sanborn and others which was to have been this session before the General Court be postponed until the second Thursday of the next session of which all persons concerned are to take notice and govern themselves accordingly —

Adjourned to 3 o'Clock P. M.—

Met accordingly

The Committee on printers accounts and on the Account of Caleb Buswell reported that George Hough be allowed and paid out of the Treasury twenty one pounds four shillings in \* 14-364 full of his Account—and that Henry \*Ranlet have and receive out of the Treasury Eighteen pounds in full of his account—also that Caleb Buswell have and receive nine pounds fourteen shillings and three pence in full of his account and that the President give order accordingly—which report being read and considered *voted* that it be received and accepted —

*Voted* that the Account of Theophilus Dame Esq<sup>r</sup> be referred to the Committee on the Account of Samuel Hunt Esq<sup>r</sup> and that they report thereon —

The Committee on the Petition of Reuben Hill reported that it appears that the said Hill in the year 1786 in consequence of a Certain Subscription gave bond to the state Treasurer to keep in repair the Bridge over Exeter river for the term of ten years, but as said Hill has not only expended in repairing said Bridge the whole of the Subscription but considerable of his own property and is now advanced in years and unable to continue the repairs your Committee are of Opinion that he be discharged from the Bond—which report being read and considered—*voted* that it be received & accepted and that the said Hill be discharged accordingly —

Upon reading and considering the Petition of George Livermore Esq<sup>r</sup> in behalf of the Select men of Holderness *voted* that the prayer thereof be granted and that the Treasurer govern himself accordingly —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Moses Blake *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Josiah Hastings, *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

\* Upon hearing and considering the Petition of Phineas Parker *voted* that the prayer thereof be [so far] granted [as that he have leave to review the action mentioned in said Petition] and that he have leave to bring in a Bill accordingly — \*14-365

Upon hearing and considering the Petition of Susanna Dodge *voted* that the prayer thereof be granted and that she have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Sarah Gray *voted* that the prayer thereof be granted and that she have leave to bring in a Bill accordingly —

*Voted* that the Petitions of Benjamin Ham, Alexander Plumbly and Gideon Tiffany be dismissed no person appearing in Support of said Petitions —

The Committee on the Accounts of Ozias Silsby reported that the accounts be allowed and paid as stated after deducting three shillings <sup>per</sup> day on eleven days for a charge for time horse hire and expences — which report being read and considered *voted* that it be received and accepted and that the President give order for payment of the ballance amounting to nine pounds eighteen shillings and two pence —

An Act to incorporate the Township of Hebron was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Penniman M<sup>r</sup> J Pierce M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Livermore and M<sup>r</sup> Blanchard be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of the President and Trustees of Dartmouth College and report thereon —

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence

In Senate June 14<sup>th</sup> 1792

\* *Voted* that M<sup>r</sup> Atherton and M<sup>r</sup> Sheafe be a Committee with such of the Honb<sup>l</sup> House as they may join to take under consideration and report what is necessary to be done respecting the revised Laws and to what time suspension Act [shall be prolonged and the repealing Act] be in force — which vote was read and concurred and M<sup>r</sup> E Smith M<sup>r</sup> J Pierce and M<sup>r</sup> P White joined — \*14-366

Upon reading and considering the Petition of Abraham Waldron *voted* that it be referred to the Committee on the Petition of John M<sup>c</sup>Curdy and Alexander Roystone and that they report thereon —

The Committee on the Petition of Solomon Pilsbury and others Inhabitants of Society Land &c Reported that the prayer thereof be so far granted as that a Committee be appointed at the expence of the Petitioners to view the Situation of the Inhabitants on the tract of Land mentioned in said Petition and report thereon to this Court at the next Session — which report being read and considered *voted* that it be received & accepted

*Resolved* that Cap<sup>t</sup> David Hough be an agent on the part of this state to inquire into the right of the State to a certain Small gore of Land lying between Enfield, Grafton and Protectworth and after causing the Same to be Surveyed sell and convey the States right to the Same by public or private sale to the best bidder and make and execute a Deed accordingly and pay the amount of the nett proceeds of the sale thereof into the Treasury and make report of his doings at the next Session of the General Court —

An Act to alter the time for holding the Anual meeting in the Town of Lyndborough in the County Hillsborough  
\*14-367 from the Second to the first Tuesday of \*March Annually — was read a third time and passed to be Enacted —

An Act to incorporate certain persons for the purpose of building a Bridge over Merrimac River in the County of Hillsborough and for supporting the Same — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Flanders, M<sup>r</sup> J Macgregore and M<sup>r</sup> J Pierce be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Ithamar Woodward and others Inhabitants of Greenfield and report thereon —

Upon reading and considering the Petition of James Flanders Esq<sup>r</sup> in behalf of the Inhabitants of Kearsarge Gore and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of their next Session and that in the mean time the Petitioner cause that the Selectmen of Salisbury, Andover and New London be served with a Copy of the Petition and order of Court thereon Six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

The Committee on the most expedient method for the appointment of Electors reported that the same mode of choosing the Electors of President of the United states be adopted as was prac-



ticed in the last choice of Electors and that a Bill be brought in accordingly with the addition that provided there is no choice made by the people in that case the Senate shall not have a Seperate vote as is usual in other cases but shall join with the Representatives in one body in making the choice by joint ballot — which report being read and considered *voted* that it be received and accepted —

\* Adjourned to 8 oClock to morrow morning \* 14-368

FRIDAY JUNE 15<sup>th</sup> 1792.

The House met according to adjournment

M<sup>r</sup> Upham and M<sup>r</sup> Stiles desired leave of absence which was granted —

The Committee on the Petition of John M<sup>c</sup>Curdy and Alexander Roystone reported that it be postponed until the next Session of the General Court in order that the Petitioners may have time to exhibit a particular account of all the moneys they have received from Individuals for excise and that the Treasurer be directed not to call upon the Petitioners to discharge their bonds until the next Session of the General Court provided they make immediate payment of what may be due excepting Eighty pounds — which report being read & considered *voted* that it be received and accepted —

An Act to prevent obstructions and impediments to Navigation in the River Piscataqua — was read a third time and passed to be Enacted —

An Act to enable Stephen Dearborn to sell certain estate was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Hoit M<sup>r</sup> Badger and M<sup>r</sup> Gibson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Jeremiah Eames Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> A. Parker & M<sup>r</sup> Blanchard be a Committee to take under consideration the Bill for chusing Representatives to the Congress of the United States & report thereon —

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Pickering and M<sup>r</sup> Kelly be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of Thomas How and report thereon —

Upon reading and considering the Petition of Nath<sup>l</sup> White Esq<sup>r</sup> *voted* that the Prayer thereof be granted and that he have leave to bring in a Bill accordingly —

\*14-369 \*An Act empowering the Selectmen of Barnstead in the County of Strafford to assess and levy on the Land in said Barnstead two pence on each Acre for the purpose of repairing the Bridge over Suncook River and also certain highways in said Town, was read a third time and passed to be Enacted—

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Waldron M<sup>r</sup> Dole, M<sup>r</sup> Parker and M<sup>r</sup> N White be a Committee on the part of this House to join such of Honb<sup>l</sup> Senate as they may appoint to take under consideration what business is yet necessary to be done at this Session at what time and to what time and place this Court shall be adjourned, also what allowance shall be made to the Members of the Honb<sup>l</sup> Senate and House of Representatives & their Officers for travel and attendance the present Session and report thereon—

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Darling and M<sup>r</sup> A Parker be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and report some method for making known to the Citizens of this state the Sums due from this state to certain Soldiers who served in the late war, and what sums due to such soldiers are now in the hands of Maj<sup>r</sup> Amos Morrill—

*Voted* that M<sup>r</sup> E Smith, M<sup>r</sup> Gibson, & M<sup>r</sup> Richardson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of [Joseph Duda and Jonathan Williams & report thereon—

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Gerrish & M<sup>r</sup> Weeks be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of] Josiah Gilman Esq<sup>r</sup> and others and report thereon—

Adjourned to 3 o'Clock P. M—

Met accordingly—

*Voted* that M<sup>r</sup> Sherburne, M<sup>r</sup> Parker & M<sup>r</sup> Badger be a Committee with such of the Honb<sup>l</sup> Senate as they may join to take under consideration the Petition of Sir William Pepperrell and report thereon—

[*Voted* that Mr. Hoit, Mr. J. Macgregore and Mr. Cilley be a committee on the part of this house, to join such as the honorable senate may appoint, to consider of the petition of David Webster, Esquire, and report thereon.]

\*14-370 \*The Committee on the petition of John Ewins reported that the prayer thereof be granted and that he

have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> N White M<sup>r</sup> Gains and M<sup>r</sup> Dow be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Charles Johnston and James Woodward Esq<sup>r</sup> and report thereon

*Voted* that M<sup>r</sup> Moore, M<sup>r</sup> Hough and M<sup>r</sup> Bellows be a Committee to take under consideration a Bill for building a bridge over Connecticut river and locking certain falls in the same and report thereon —

*Voted* that M<sup>r</sup> Wingate M<sup>r</sup> Temple and M<sup>r</sup> Twitchel be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Joseph Richardson and report thereon —

The Committee on the Petition of Stephen Evans reported that the prayer of said Petition be granted and that he have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

The Committee to take under consideration what is necessary to be done respecting the revised Laws and to what time the Suspension Act shall be prolonged &c — Reported that the said revised Laws be suspended until the thirtieth day of November next, then to take effect together with the repealing Act but that the repealed Laws however be in full force respecting all matters during their Existence to which they relate that is until the said thirtieth day of November to all intents and purposes as though the repealing Act had not been made which report being read and considered *voted* that it be received and accepted —

The Committee on the Petition of Joseph Welch Esq<sup>r</sup> and others Committee for the Town of Plastow having considered all the Circumstances relative to the Account Exhibited with said Petition are of Opinion that the said Town have and receive thirty Seven pounds ten shillings in full for said Accounts Out of the Treasury and that the President give order accordingly

\* which report being read and considered *voted* that it \* 14-371 be received and accepted —

The Committee on the Petition of David Webster Esq<sup>r</sup> reported that the prayer of the Petition be not granted and that the Petitioner have leave to withdraw his Petition which report being read and considered *voted* that it be received and accepted —

Adjourned to 8 o'Clock to morrow morning

SATURDAY JUNE 16<sup>th</sup> 1792

The House met according to adjournment

*Voted* that the Secretary be directed to proceed in the distribution of the Law books [books of the revised laws] agreeably to a vote of the 15<sup>th</sup> of February 1791 and of Jan<sup>r</sup> 2<sup>d</sup> 1792 —

An Act empowering Phinehas Parker to review a certain action was read a third time and passed to be Enacted —

The vote on the Petition of David Webster Esq<sup>r</sup> of Yesterday being reconsidered motion was made to grant a day of hearing the next Session — motion was then made to postpone said Motion [for granting a day of hearing] to monday next — which vote obtained —

The Committee on the Petition from Greenfield reported that the Petitioners be heard thereon before the General Court some time in the next Session — whereupon *voted* that the Petitioners be heard thereon before the General Court on the Second Friday of their next Session and that in the mean time the Petitioners cause that the Select men of Lyndborough Greenfield and Frances-town be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing, that they may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that the Members of the Honb<sup>l</sup> Senate and House of Representatives and their Officers have the same allowance for Travel and attendance as at the last Session and that the Secretary and Clerk make up the Respective Rolls accordingly —

The vote of Yesterday respecting the Suspension of the Operation of the revised laws came down from the Honb<sup>l</sup> Senate for the following Amendment “that the revised Laws be suspended until the 15<sup>th</sup> of Sept<sup>r</sup> next instead of the 30<sup>th</sup> of Nov<sup>r</sup> next” which [alteration] was concurred —

\* 14-372 \*The Committee on the Petition of Jeremiah Eames Esq<sup>r</sup> reported as their Opinion that the further consideration thereof be postponed until the next Session of the General Court and that the Committee who are appointed to lay out a road from Conway to Shelburne be desired to obtain information respecting the propriety of laying a road from Shelburne to Piercy and to report thereon at the next Session which report being read and considered *voted* that it be received and accepted —

An Act to vest in Moses Blake his heirs and Assigns the exclusive privilege of keeping a ferry over a certain part of Connecticut river — was read a third time and passed to be Enacted

Upon reading and considering the Petition from a number of the Inhabitants of Durham — *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly

*Voted* that M<sup>r</sup> Cragin M<sup>r</sup> Pickering & M<sup>r</sup> Barrett be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of John Young and Samuel Young and report thereon —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> Hoit and M<sup>r</sup> J Pierce be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of George Jaffrey Esq<sup>r</sup> and report thereon —

An Act to empower Sarah Gray as Executrix to the last will and Testament of Thomas Gray deceased to Sell certain lands was read a third time and passed to be Enacted —

An Act authorizing the Judge of Probate for the County of Hillsborough to issue a new Commission of Insolvency on the Estate of Samuel Dodge deceased and directing the consequent proceedings of the Administratrix on said Estate was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> O Parker M<sup>r</sup> Connor, M<sup>r</sup> Wellman M<sup>r</sup> Pickering and M<sup>r</sup> Hoyt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Joshua Foss Esq<sup>r</sup> and others and report thereon —

*Voted* that the Petition of Joseph Chesley be referred to the Committee on the Petition of Joseph Duda and Jonathan Williams and that they report thereon —

\* Adjourned to Monday next at 3 o'Clock P. M — \* 14-373

MONDAY JUNE 18<sup>th</sup> 1792 —

The House met according to adjournment

The Honb<sup>l</sup> the Speaker being absent motion was made for the choice of a Speaker Protempore and the Honb<sup>l</sup> Phillips White Esq<sup>r</sup> was chosen who declined and the Honb<sup>l</sup> James Macgregore was chosen to said office —

An Act directing the mode of chusing Representatives to the Congress of the United states was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Penniman M<sup>r</sup> Gains & M<sup>r</sup> J Duncan with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of the Selectmen of Wendall and report thereon —

The Account of Eliphalet Ladd was read and referred to the Committee on printers accounts —

*Voted* that M<sup>r</sup> Hill, M<sup>r</sup> J Duncan M<sup>r</sup> Bellows M<sup>r</sup> Marshall & M<sup>r</sup> Bean be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Taylor in behalf of the Proprietors of Morristown and report thereon —

*Voted* that M<sup>r</sup> P. White, M<sup>r</sup> Connor M<sup>r</sup> Hoit M<sup>r</sup> E Smith M<sup>r</sup> Barron M<sup>r</sup> Cragin, M<sup>r</sup> Penniman M<sup>r</sup> A Parker M<sup>r</sup> Brooks and M<sup>r</sup> Johnson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and report such method as shall appear to them most expedient for the appointment of Electors for this state —

*Voted* that M<sup>r</sup> Hoit M<sup>r</sup> Blanchard & M<sup>r</sup> A Parker be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Maj<sup>r</sup> Benjamin Whitcomb in behalf of Noah Levans and Joseph Chandler and report thereon —

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Gibson & M<sup>r</sup> Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of William Fowler and report thereon —

\* 14-374 \* *Voted* that M<sup>r</sup> Hoit, M<sup>r</sup> M<sup>c</sup>Clarey & M<sup>r</sup> Leavitt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Nathan Cutler and others and report thereon —

The Committee on the Petition of Sir William Pepperell reported that the prayer thereof be so far granted as that the Petitioner have leave to bring in a Bill — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Bartlett M<sup>r</sup> Livermore & M<sup>r</sup> Pickering be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Stephen Evans and report thereon —

*Voted* that M<sup>r</sup> Jn<sup>s</sup> Smith M<sup>r</sup> Bellows & M<sup>r</sup> Moore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Mary Neal and John Neal and report thereon —

Adjourned to 8 o'Clock to mortow morning

TUESDAY JUNE 19<sup>th</sup> 1792 —

The House met according to adjournment

Upon reading and considering the Petition of the Select men of New Hampton, *voted* that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Blanchard M<sup>r</sup> Bell and M<sup>r</sup> Leavitt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of James Hill and Jonathan Wiggins and report thereon —

*Voted* that the Account of John Melcher be referred to the Committee on Printers accounts and that they report thereon —

An Act to vest in Josiah Hastings his heirs & Assigns the exclusive privilege of keeping a Ferry over a certain part of Connecticut river — was read a third time and passed to be Enacted —

*Voted* that the Honb<sup>l</sup> Samuel Livermore be and he hereby is appointed a Senator on the part of this State to the Congress of the United states for the term of Six years from and after the fourth day of March next —

\* An Act authorizing and directing the judge of Probate for the County of Rockingham to allow the Commissioners on the Estate of James Ewins a further time to receive claims against the Estate of the said James — was read a third time and passed to be Enacted \* 14-375

On the Second reading of a Bill for establishing the times of holding the Courts in the County of Strafford motion was made to strike out the word "Moultonborough" and insert the word "Rochester" to determine which the yeas and nays were called and are as follows (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Wiggins	M <sup>r</sup> Kellie	M <sup>r</sup> Cragin
M <sup>r</sup> Connor	M <sup>r</sup> Eastman	M <sup>r</sup> E Smith	M <sup>r</sup> Jn <sup>o</sup> Smith
M <sup>r</sup> Pickering	M <sup>r</sup> Hill	M <sup>r</sup> Carr	M <sup>r</sup> Jn <sup>o</sup> Duncan
M <sup>r</sup> Weeks	M <sup>r</sup> Cram	M <sup>r</sup> How	M <sup>r</sup> Whitcomb
M <sup>r</sup> M Leavitt	M <sup>r</sup> Foster	M <sup>r</sup> Wingate	M <sup>r</sup> Penniman
M <sup>r</sup> Brown	M <sup>r</sup> Gibson	M <sup>r</sup> Waldron	M <sup>r</sup> Twitchel
M <sup>r</sup> C Leavitt	M <sup>r</sup> Weeks		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> J Pierce	M <sup>r</sup> Bean	M <sup>r</sup> Emerson	M <sup>r</sup> Dow
M <sup>r</sup> Bell	M <sup>r</sup> McClarey	M <sup>r</sup> Godfrey	M <sup>r</sup> Carlton
M <sup>r</sup> Macgregore	M <sup>r</sup> Bradley	M <sup>r</sup> Tilton	M <sup>r</sup> Harper
M <sup>r</sup> Blanchard	M <sup>r</sup> Bartlett	M <sup>r</sup> Marshall	M <sup>r</sup> Badger

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Bedee	M <sup>r</sup> Barrett	M <sup>r</sup> Jackson	M <sup>r</sup> Craige
M <sup>r</sup> Hoit	M <sup>r</sup> Fisk	M <sup>r</sup> Rand	M <sup>r</sup> Crawford
M <sup>r</sup> Nutter	M <sup>r</sup> P Clark	M <sup>r</sup> Bellows	M <sup>r</sup> Johnson
M <sup>r</sup> McMillan	M <sup>r</sup> T Gibson	M <sup>r</sup> Wellman	M <sup>r</sup> Richardson
M <sup>r</sup> Blasdell	M <sup>r</sup> Darling	M <sup>r</sup> Wilcox	M <sup>r</sup> Hough
M <sup>r</sup> Davis	M <sup>r</sup> Gale	M <sup>r</sup> Huntley	M <sup>r</sup> Fairfield
M <sup>r</sup> R Parker	M <sup>r</sup> Gerrish	M <sup>r</sup> Stone	M <sup>r</sup> Brooks
M <sup>r</sup> Dole	M <sup>r</sup> Moore	M <sup>r</sup> Kimball	M <sup>r</sup> Tarlton
M <sup>r</sup> Eames	M <sup>r</sup> Temple	M <sup>r</sup> Livermore	M <sup>r</sup> White
M <sup>r</sup> O Parker			

26 Yeas — 53 nays — so the motion was lost

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Gibson & M<sup>r</sup> Pickering be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Maj<sup>r</sup> Ebenezer Tibbets and the Petition of Ichabod Rollins Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Jn<sup>o</sup> Smith & M<sup>r</sup> Cragin be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Account of Joseph Badger, Henry Gerrish, and Nathan Hoit Esq<sup>n</sup> and report thereon —

Adjourned to 3 o'Clock P. M —

Met accordingly —

\* 14-376 \*An Act to incorporate certain persons for locking falls cutting cannals and building a Bridge over Connecticut river — was read a third time and passed to be Enacted —

An Act to enable Josiah Gilman Esq<sup>r</sup> to sell certain real Estate for the benefit of his Children was read a third time and passed to be Enacted —

Agreably to the order of the day proceeded to a hearing on the Petitions from Amherst —

Upon hearing and considering the Petitions from Amherst and the Report of a Committee *voted* that the prayer thereof be granted in the manner reported by the Committee — and that they have leave to bring in a Bill accordingly —

*Voted* that the Petition of Abigail Gale be referred to the Committee on the Petition of Hapnah Phips and that they report thereon —

Upon reading and considering the Petition of Richard Jenness and others *voted* that the Petitioners be heard thereon before the General Court on the Second Friday of the next Session and that in the mean time the Petitioners cause that James Seavy be served



with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

The Committee appointed to consider and report the mode of chusing a President and vice President of the United States — Reported that precepts should issue for the votes of the People to be given in for the Electors on the same day on which they give in their votes for Representatives to Congress — And in case there shall not be a Majority of votes for the number of Electors wanted then within the thirty four days required by the Act of Congress the meetings shall be held a second time and double the number taken from those who shall appear to have the highest number of votes shall be sent out to be voted for at the said second meeting and the Six persons who shall have the highest number of votes shall be declared Electors and if it shall so happen that any two persons voted for shall have an equal number of

\* votes the President and Council shall put the names \* 14-377 of both persons into a Box to be drawn by a Lot and the person whose name shall be so drawn shall be declared an Elector — which report being read and considered *voted* that it be received & accepted —

An Act in amendment to an Act intituled an Act to impower the Town of Wentworth to Assess the Nonresidents lands in said Town for the repairing highways therein — was read a third time and passed to be Enacted —

An Act to authorize and impower Sir William Pepperell of London in the Kingdom of Great Britain Baronet and his heirs to take and hold for the purpose of conveying and to sell and convey the Interest and estate of Andrew Pepperell Esq<sup>r</sup> at his decease in certain lands therein Specified under the restrictions therein mentioned — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Cilley & M<sup>r</sup> T Gibson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they shall appoint to consider of the Petition of Joseph Eaton Kiniston and report thereon —

*Voted* that the Account of David Webster Esq<sup>r</sup> be referred to the Committee on the Account of Samuel Hunt Esq<sup>r</sup> and that they report thereon —

On motion that the report of the Committee [be accepted] for the General Court to meet at Exeter the next Session — [be accepted] — the yeas and nays were called and are as follows, viz. ]

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Bean	Mr How	Mr Jn <sup>o</sup> Smith
Mr J Pierce	Mr Hill	Mr Wingate	Mr Whitcomb
Mr Sherburne	Mr Cilley	Mr Waldron	Mr A Parker
Mr Connor	Mr March	Mr Harper	Mr Rand
Mr J Macgregore	Mr M <sup>c</sup> Clarey	Mr Bedee	Mr Bellows
Mr Pickering	Mr Emerson	Mr Nutter	Mr Wilcox
Mr Weeks	Mr Godfrey	Mr C Leavitt	Mr Twitchel
Mr M Leavitt	Mr Dow	Mr Blasdell	Mr Livermore
Mr Brown	Mr Kellie	Mr Davis	Mr N White
Mr Wiggins	Mr E Smith	Mr R Parker	Mr Weeks
Mr Eastman	Mr Carr	Mr Abbott	
*14-378 *Nays.	Nays.	Nays.	Nays.
Mr Bell	Mr McMillan	Mr B Pierce	Mr Stone
Mr Blanchard	Mr Lovell	Mr Darling	Mr Kimball
Mr Cram	Mr Barron	Mr Gerrish	Mr S Duncan
Mr Foster	Mr Dole	Mr Flanders	Mr Craige
Mr Jon <sup>s</sup> Smith	Mr Eames	Mr Moore	Mr Crawford
Mr Bradley	Mr Barrett	Mr Shepherd	Mr Johnson
Mr Bartlett	Mr Fisk	Mr Temple	Mr Richardson
Mr Tilton	Mr P Clark	Mr Jackson	Mr Hough
Mr Marshall	Mr Cragin	Mr Wellman	Mr Fairfield
Mr J Gibson	Mr Jn <sup>o</sup> Duncan	Mr Huntley	Mr Tarlton
Mr Hoit	Mr T Gibson	Mr Penniman	Mr Carlton

43 Yeas — 44 nays — so it was not accepted —

Motion was then made that the next Session of the General Court be holden at Concord — [on which motion the yeas and nays were called and are as follows, viz.]

Yeas.	Yeas.	Yeas.	Yeas.
Mr Bell	Mr Hoit	Mr T Gibson	Mr Huntley
Mr Blanchard	Mr McMillan	Mr B Pierce	Mr Penniman
Mr Cram	Mr Lovell	Mr Darling	Mr Twitchel
Mr Foster	Mr Barron	Mr Gerrish	Mr Stone
Mr Jon <sup>s</sup> Smith	Mr Dole	Mr Flanders	Mr Kimball
Mr Bradley	Mr Eames	Mr Moore	Mr S Duncan
Mr Bartlett	Mr O Parker	Mr Shepherd	Mr Craige
Mr Emerson	Mr Barrett	Mr Temple	Mr Crawford
Mr Marshall	Mr Fisk	Mr Jackson	Mr Johnson
Mr J Gibson	Mr Abbott	Mr Rand	Mr Richardson
Mr Carr	Mr P Clark	Mr Bellows	Mr Hough
Mr Wingate	Mr Cragin	Mr Wellman	Mr Fairfield
Mr Bedee	Mr J Duncan	Mr Wilcox	Mr Tarlton
Mr White	Mr Carlton		
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Connor	Mr Weeks	Mr Wiggins
Mr J Pierce	Mr J Macgregore	Mr Leavitt	Mr Eastman
Mr Sherburne	Mr Pickering	Mr Brown	Mr Bean

Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Hill	M <sup>r</sup> Dow	M <sup>r</sup> Leavitt	M <sup>r</sup> Whitcomb
M <sup>r</sup> McClarey	M <sup>r</sup> Kellie	M <sup>r</sup> Blasdell	M <sup>r</sup> A Parker
M <sup>r</sup> Cilley	M <sup>r</sup> E Smith	M <sup>r</sup> Davis	M <sup>r</sup> Livermore
M <sup>r</sup> March	M <sup>r</sup> Waldron	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Weeks
M <sup>r</sup> Godfrey	M <sup>r</sup> Nutter		

54 Yeas — 30 Nays — so it passed in the affirmative

*Voted* that when the business of the present Session is finished that the General Court adjourn to meet again on the last Wednesday of November next —

\* An Act for altering the places for holding the Courts \* 14-379 in the County of Strafford — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Livermore M<sup>r</sup> Crawford & M<sup>r</sup> Craige be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Porter Esq<sup>r</sup> and report thereon —

Upon reading and considering the Petition of the Select men of Rumney *voted* that the Petitioners be heard thereon before the General Court on the third Wednesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazzette Six weeks prior to said day of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that Thursday the twenty second day of November next be observed as a day of public Thanksgiving throughout this State and that his Excellency the President with advice of Council Seasonably issue a proclamation for that purpose

The Committee to report some method for making known to the Citizens of this state the balances due from this state to certain Soldiers &c — Reported that the President direct the Committee on Claims as soon as may be to make out a list of the balances to which the Officers and Soldiers of the New Hampshire line are entitled to and that he cause the Same to be published in the Several News papers of this state And that the President also request of Maj<sup>r</sup> Amos Morrill a list of the Balances now in his hands due to the Soldiers of the New Hampshire line and that the Same be published in the Several papers aforesaid — which report being read and considered *voted* that it be received and accepted —

An Act for restoring Stephen Evans to his Law — was read a third time and passed to be Enacted —

The Committee on the Account of Col<sup>o</sup> Badger Col<sup>o</sup> Gerrish and Col<sup>o</sup> Hoit beg leave to report as their Opinion that they be allowed ten shillings <sup>per</sup> day also one pound Six \* 14-380 \* shillings and nine pence for money paid chainmen which report being read and considered *voted* that it be received and accepted —

An Act in addition to an Act entitled an Act for the ease and relief of persons imprisoned for debt — was read a third time and passed to be Enacted —

Adjourned to 8 o'Clock to morrow morning —

### WEDNESDAY JUNE 20<sup>th</sup> 1792

The House met according to adjournment

An Act in further Addition to an Act passed the Seventeenth day of June Anno Dom<sup>o</sup> 1791 intituled an Act suspending the Operation of Sundry Acts therein Enumerated and referred to until a certain period — was read a third time and passed to be Enacted —

The Committee on the Petition of Mary Neal and John Neal reported that the prayer thereof be so far granted as that they have liberty to discharge the Excise bonds now in the Treasury against John Neal Esq<sup>r</sup> deceased without paying any Interest thereon prior to this time provided said Bonds be discharged within one year from this Date — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Livermore and M<sup>r</sup> J Macgregore be a Committee on the part of this House to join such of the Hon<sup>o</sup> Senate as they may appoint to consider of the Petition of John Wilkins and report thereon —

An Act to repeal sundry Acts and Laws therein Enumerated — was read a third time and passed to be Enacted

The Committee on the Petition of Joseph Duda and Jonathan Williams of the Town of Lee reported that they have liberty to pay the Continental Indent Tax of said Town for the year 1789 in Specie at Seven Shillings on the pound reckoning seven shillings in Specie equal to twenty shillings in Indents — which report being read and considered *voted* that it be received and accepted —

*Voted* that the account of Joseph Pearson Esq<sup>r</sup> amounting to twenty one pound twelve shillings be allowed and paid out of the Treasury by order of the President —

*\* Voted* that M<sup>r</sup> J Pierce M<sup>r</sup> E Smith, M<sup>r</sup> Hoit M<sup>r</sup> \* 14-381 Gibson and M<sup>r</sup> P White be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of a Resolve respecting loaning money now in the Treasury and report thereon—

The Committee on printers accounts reported that Eliphalet Ladd be allowed and paid out of the Treasury by order of the President—the Sum of Eleven pounds ten shillings in full of his Account for printing dated June 18<sup>th</sup> 1792—which report being read and considered *voted* that it be received & accepted—

*Voted* that the Rev<sup>d</sup> Robert Gray have & receive out of the Treasury forty shillings for his Services as Chaplain to the General Court the present Session and that the President give order accordingly—

The Committee on the Memorial of George Jaffry Esq<sup>r</sup> reported that the prayer thereof be so far granted as that a Committee be appointed to examine the premises at the Expence of the Memorialist and report thereon to the General Court at the next Session—which report being read and considered *voted* that it be received and accepted and that Moses Leavitt Jonathan Cilley and James Carr Esquires be a Committee for the aforesaid purpose—

*Voted* that M<sup>r</sup> Moore M<sup>r</sup> Bellows and M<sup>r</sup> M<sup>c</sup>Clarey be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Samuel Odlin and report thereon—

*Voted* that the Comptroller be directed to Deliver to John Nott the Original order by which Samuel Gilman (Taylor) received the wages due to Jesse Nott, he the said Comptroller keeping a Copy of the Same—

\* Adjourned to 3 o'Clock P. M — \* 14-382

Met accordingly

An Act for Incorporating the Southwest parish in Amherst was read a third time and passed to be Enacted—

*Voted* that his Excellency the President be requested to Call on the Several Major Generals in this state to make return of the Numbers under their Command in their respective divisions at or before the next Session of the General Court—

On motion that each Member of the Legislature for the years 1791 and 1792 who have not received a book of the revised laws be entitled to receive one book each—The yeas and Nays were called and are as follows—

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> March	M <sup>r</sup> Waldron	M <sup>r</sup> Flanders
M <sup>r</sup> Bell	M <sup>r</sup> Foster	M <sup>r</sup> Harper	M <sup>r</sup> Shepherd
M <sup>r</sup> Pickering	M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> Nutter	M <sup>r</sup> Penniman
M <sup>r</sup> Weeks	M <sup>r</sup> Bradley	M <sup>r</sup> C Leavitt	M <sup>r</sup> S Duncan
M <sup>r</sup> M Leavitt	M <sup>r</sup> Emerson	M <sup>r</sup> P Clark	M <sup>r</sup> Crawford
M <sup>r</sup> Brown	M <sup>r</sup> Marshall	M <sup>r</sup> Darling	M <sup>r</sup> Tarlton
M <sup>r</sup> Bean	M <sup>r</sup> Dow	M <sup>r</sup> Gale	M <sup>r</sup> White
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> J Pierce	M <sup>r</sup> How	M <sup>r</sup> Cragin	M <sup>r</sup> Wilcox
M <sup>r</sup> Connor	M <sup>r</sup> Badger	M <sup>r</sup> J <sup>n</sup> Smith	M <sup>r</sup> Huntley
M <sup>r</sup> J Macgregore	M <sup>r</sup> Bedee	M <sup>r</sup> J Duncan	M <sup>r</sup> Holmes
M <sup>r</sup> Wiggin	M <sup>r</sup> Hoit	M <sup>r</sup> T Gibson	M <sup>r</sup> Twitchel
M <sup>r</sup> P White	M <sup>r</sup> McMillan	M <sup>r</sup> B Pierce	M <sup>r</sup> Stone
M <sup>r</sup> Eastman	M <sup>r</sup> Blasdell	M <sup>r</sup> Gerrish	M <sup>r</sup> Kimball
M <sup>r</sup> Cilley	M <sup>r</sup> Davis	M <sup>r</sup> Moore	M <sup>r</sup> Livermore
M <sup>r</sup> McClarey	M <sup>r</sup> R Parker	M <sup>r</sup> Whitcomb	M <sup>r</sup> Craige
M <sup>r</sup> Cram	M <sup>r</sup> Barron	M <sup>r</sup> A Parker	M <sup>r</sup> Richardson
M <sup>r</sup> Bartlett	M <sup>r</sup> Dole	M <sup>r</sup> Temple	M <sup>r</sup> Hough
M <sup>r</sup> Godfrey	M <sup>r</sup> Eames	M <sup>r</sup> Jackson	M <sup>r</sup> Fairfield
M <sup>r</sup> Tilton	M <sup>r</sup> O Parker	M <sup>r</sup> Rand	M <sup>r</sup> Carlton
M <sup>r</sup> Gibson	M <sup>r</sup> Fisk	M <sup>r</sup> Bellows	M <sup>r</sup> Weeks
M <sup>r</sup> Carr	M <sup>r</sup> Abbott	M <sup>r</sup> Wellman	M <sup>r</sup> Hill

28 Yeas — 56 nays — so the motion was lost —

\* 14-383 \* *Voted* that the Honb<sup>l</sup> Robert Wallace Esq<sup>r</sup>, Peter Clark Esq<sup>r</sup> and Benjamin Pierce Esq<sup>r</sup> be a Committee to view the Situation of the Inhabitants of the Society Land agreeably to a vote of the 14<sup>th</sup> Instant and report at the next Session

Upon reading and considering the Petition of Judith Meloon *voted* that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly —

The vote appointing the next Session of the General Court to be holden at Concord came down from the Honb<sup>l</sup> Senate for the following alteration “that Exeter be inserted instead of Concord” which alteration was concurred — The yeas and Nays on the alteration were as follows — viz

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Brown	M <sup>r</sup> McClarey	M <sup>r</sup> Wingate
M <sup>r</sup> J Pierce	M <sup>r</sup> Wiggin	M <sup>r</sup> Cram	M <sup>r</sup> Wellman
M <sup>r</sup> Sherburne	M <sup>r</sup> Eastman	M <sup>r</sup> Emerson	M <sup>r</sup> Waldron
M <sup>r</sup> Connor	M <sup>r</sup> Bean	M <sup>r</sup> Godfrey	M <sup>r</sup> Harper
M <sup>r</sup> J Macgregore	M <sup>r</sup> Moore	M <sup>r</sup> Dow	M <sup>r</sup> Bedee
M <sup>r</sup> Pickering	M <sup>r</sup> Hill	M <sup>r</sup> E Smith	M <sup>r</sup> Hoit
M <sup>r</sup> Weeks	M <sup>r</sup> Cilley	M <sup>r</sup> Carr	M <sup>r</sup> Nutter
M <sup>r</sup> Leavitt	M <sup>r</sup> March	M <sup>r</sup> How	M <sup>r</sup> C Leavitt

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Blasdell	M <sup>r</sup> J <sup>n</sup> Smith	M <sup>r</sup> Bellows	M <sup>r</sup> Livermore
M <sup>r</sup> Davis	M <sup>r</sup> Whitcomb	M <sup>r</sup> Wilcox	M <sup>r</sup> Craige
M <sup>r</sup> R Parker	M <sup>r</sup> A Parker	M <sup>r</sup> Penniman	M <sup>r</sup> N White
M <sup>r</sup> Lovell	M <sup>r</sup> Temple	M <sup>r</sup> Twitchel	M <sup>r</sup> Weeks
M <sup>r</sup> O Parker	M <sup>r</sup> Rand		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Bell	M <sup>r</sup> McMillan	M <sup>r</sup> T Gibson	M <sup>r</sup> Stone
M <sup>r</sup> Blanchard	M <sup>r</sup> Barron	M <sup>r</sup> B Pierce	M <sup>r</sup> Kimball
M <sup>r</sup> Foster	M <sup>r</sup> Dole	M <sup>r</sup> Darling	M <sup>r</sup> S Duncan
M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> Eames	M <sup>r</sup> Gale	M <sup>r</sup> Crawford
M <sup>r</sup> Bradley	M <sup>r</sup> Fisk	M <sup>r</sup> Gerrish	M <sup>r</sup> Johnson
M <sup>r</sup> Bartlett	M <sup>r</sup> Abbott	M <sup>r</sup> Flanders	M <sup>r</sup> Richardson
M <sup>r</sup> Tilton	M <sup>r</sup> Clark	M <sup>r</sup> Shepherd	M <sup>r</sup> Hough
M <sup>r</sup> Marshall	M <sup>r</sup> Cragin	M <sup>r</sup> Jackson	M <sup>r</sup> Fairfield
M <sup>r</sup> J Gibson	M <sup>r</sup> J Duncan	M <sup>r</sup> Huntley	M <sup>r</sup> Tarlton
M <sup>r</sup> Carlton			

50 Yeas — 37 Nays — so it was concurred —

\* *Voted* that M<sup>r</sup> Penniman be one of the Committee on \* 14-384  
Printers accounts instead of M<sup>r</sup> Stiles who is absent —

*Resolved* that the Treasurer be directed and empowered to Loan on Interest of Six  $\frac{1}{2}$  Cent  $\frac{1}{2}$  Annum for any time not exceeding twelve months any Sum not exceeding Seven thousand pounds of the money now in the Treasury to any citizen or citizens of this State who may apply for the Same taking their Obligations for the Sum loaned and Interest thereon and six  $\frac{1}{2}$  Cent stock of the United states to the Amount of fifty  $\frac{1}{2}$  Cent more than the Sum so loaned or other Securities of this or the United states according to their Specie value in that proportion as Collateral Security —

Whereas a Resolve passed the General Court June 13<sup>th</sup> 1790 [1791], providing for the payment of outstanding taxes and the time limited for the Select men to compleat the Settlement with collectors and make return thereof to the Treasurer expired September 1791 and a further time has since been allowed which expired the first day of March last past — Therefore

*Resolved* that the time for the Select men to compleat the Settlement with the Collectors and to make return thereof to the Treasurer be further lengthned out until the close of the next Session of the General Court and that the Treasurer is hereby directed to receive of any Collector the tax due from him or any part thereof on his producing a Certificate from the Select men of the Town or place to which he belongs of his Settlement with the Select men as provided by said Resolve —

*Voted* that M<sup>r</sup> J Pierce M<sup>r</sup> Blanchard & M<sup>r</sup> Connor  
\* 14-385 \* be a Committee to report such alterations as they may  
judge necessary in a Bill for making New Market  
bridge a toll bridge and ascertaining the rates of toll to be taken  
at said bridge —

The following vote came down from the Honb<sup>l</sup> Senate for Con-  
currence —

In Senate June 20<sup>th</sup> 1792

*Voted* that M<sup>r</sup> Sheafe and M<sup>r</sup> Freeman be a Committee with  
such as the Honb<sup>l</sup> House may join to take under consideration  
the Representative Bill and report what alterations should be made  
therein to make it conformable to the Bill for the appointment of  
Electors and to what time the Court shall adjourn — which vote  
was read and concurred and M<sup>r</sup> E Smith M<sup>r</sup> Gibson & M<sup>r</sup> A  
Parker joined —

*Voted* that the Account of Col<sup>o</sup> Amos Cogswell amounting to  
twelve pounds one shilling & Six pence be allowed and paid out  
of the Treasury by order of the President —

Upon reading and considering the Petition of John Wilkins and  
the report of a Committee thereon *voted* that the Petitioner be  
heard thereon before the General Court on the Second Thursday  
of their next Session and that in the mean time the Petitioner  
cause that Samuel Dodge named in said Petition be served with a  
Copy of said Petition and order of Court thereon Six weeks prior  
to said day of hearing that he may then appear and shew cause  
(if any he hath) why the prayer thereof may not be granted —

An Act directing the mode of Balloting for and appointing  
electors of this state for the Election of a President of the United  
states came down from the Honb<sup>l</sup> Senate to be Enacted and after  
having read three several times was Enacted —

\* 14-386 \* Upon reading and considering the Petition of Samuel  
Young and John Young *voted* that the prayer thereof  
be granted so far as that the Treasurer be directed to stay any  
extent or extents against the Petitioners until the next Session of  
the General Court —

Adjourned to 8 oClock to morrow morning

THURSDAY JUNE 21<sup>st</sup> 1792

The House met according to adjournment

The Committee to consider of the Petition of Samuel Odlin  
reported that the prayer of the Petition be granted provided he



pay the said sum into the Treasury within the term of Six months — which report being read and considered *voted* that it be received and accepted —

The Committee appointed to lay out a public road or highway from Concord in the County of Rockingham to Durham falls in the County of Strafford and from New Market bridge to join the aforesaid road Reported as follows (viz) We the Subscribers being appointed a Committee by the General Court of New Hampshire on the 10<sup>th</sup> day of December 1791 — with full power & authority to survey and lay out a public road or highway from Concord in the County of Rockingham to Durham falls in the County of Strafford and from New Market bridge to join the aforesaid Road both in the shortest and most convenient rout and to make a true plan thereof — and we having duly attended on the business of our appointment and compleated the Same now beg leave to report as follows — In the first place we have surveyed and laid out a highway leading from Durham falls aforesaid to Concord aforesaid in the following manner (viz) Beginning one rod westward of Durham Bridge and thence running North fifty Degrees West 20 rods \* thence N 15 deg' \* 14-387 W 24 rods; thence W 27 deg N 28 rods thence W 39 deg N 76 rods, thence N 38 deg W 42 rods thence W 35 deg N 10 rods, to the place where it leaves the present road — thence W 5 deg N 100 rods, thence W 32 deg N 20 rods, thence W 14 deg N 32 rods, thence W 4 deg N 76 rods, thence W 17 deg N 14 rods, thence W 2 deg N 14 rods, thence W 7 deg N 11 rods where it joins the now road at the end of a Causeway near John Thompsons, thence W 29 deg S 10 rods, thence W 5 deg S 100 rods, thence W 10 deg S 75 rods, thence W 5 deg N 48 rods, thence W 23 deg N 128 rods, thence W 12 deg N 45 rods to the road leading to Lee meeting house, thence leaving Lee road N 22 deg W 42 rods, thence N 40 deg W 76 rods, thence W 31 deg N 76 rods — thence W 6 deg S 28 rods to where it leaves the present road at Wheelwrights pond, thence W 6 deg S 46 rods, thence W 14 deg N 20 rods to where it joins the present road, thence W 14 deg N 68 rods, thence W 17 deg S 38 rods, thence W 24 deg N 20 rods, thence W 38 deg N 78 rods, thence W 3 deg N 80 rods to where it leaves the now road by Daniel Shaws — thence W 3 deg N 100 rods to the road again on the line of Barrington, then leaving said road W 1 deg S 120 rods, to the line of Nottingham thence in the same direction 2 rods, thence N 43 deg W 200 rods and being parrallel with the line between Nottingham

and Barrington, thence W 22 deg N 100 rods to the place where it strikes the road leading from Lee to Northwood—thence W 10 deg N 30 rods, thence N 41 deg W 20 rods thence W 39 deg N 16 rods, thence W 2 deg S 14 rods, thence W 19 deg N 44 rods, to an Oak tree at Caleb Follets—thence across Cap<sup>t</sup> Leathers's land W 10 deg N 18 rods, thence W 10 deg S 8 rods—thence W 8 deg S 18 rods—thence W 2 deg S 32 rods—

\*14-388 thence W 9 deg S 10 rods—thence \*W 19 deg S 12 rods, thence W 13 deg N 14 rods thence W 38 deg S 20 rods to the present road again thence crossing said road W 6 deg N 32 rods, thence W 7 deg S 46 rods to the road again by Charles Stevens's thence W 23 deg N 39 rods—thence N 25 deg W 23 rods thence W 20 deg N 99 rods—thence W 32 deg N 52 rods thence N 35 deg W 32 rods—thence W 43 deg N 81 rods thence N 39 deg W 65 rods to Maj<sup>r</sup> Jonathan Cilley's then leaving the present road and running N 34 deg W 232 rods to the road again—thence N 37 deg W 295 rods thence N 30 deg W 85 rods—thence W 30 deg N 57 rods thence N 30 deg W 50 rods—thence leaving the road N 42 deg W 140 rods to the road again by Cap<sup>t</sup> Furburs mill thence W 5 deg S as the road now goes 42 rods—thence N 45 deg W 76 rods—thence N 44 deg W 516 rods, thence W 21 deg N 68 rods—thence W 14 deg N 128 rods, thence W 34 deg N 300 rods—thence W 33 deg N 164 rods—thence W 27 deg N 66 rods—thence W 23 deg N 31 rods—thence W 14 deg S 27 rods—thence W 4 deg S 30 rods—thence W 12 deg S 81 rods—thence W 13 deg N 47 rods—thence W 28 deg N 48 rods—thence N 53 deg W 54 rods—thence N 15 deg W 30 rods—thence W 37 deg N 30 rods—thence N 20 deg W 32 rods—thence N 33 deg W 47 rods to Col<sup>o</sup> Johnsons at the Narrows thence W 5 deg N 130 rods—thence W 14 deg N 128 rods—thence W 7 deg N 76 rods—thence W 41 deg N 36 rods—thence W 7 deg S 34 rods—thence W 8 deg N 32 rods—thence N 30 deg W 22 rods—thence N 32 deg W 18 rods—thence W 34 deg N 26 rods—thence W 8 deg S 22 rods—thence W 31 deg S 44 rods—thence W 29 deg S 14 rods—thence W 12 deg S 54 rods to where it leaves the road leading to M<sup>c</sup>Clareys mill, thence W 11 deg S 24 rods—thence W 24 deg N 40 rods, thence W 34 deg N 14 rods—

\*14-389 thence W 28 deg N \*36 rods—thence W 14 deg N 70 rods thence crossing Pittsfield road W 24 deg N 30 rods—thence W 4 deg N 20 rods, thence W 11 deg S 8 rods—thence W 10 deg S 22 rods—thence W 3 deg S 32 rods—thence

W 31 deg N 18 rods — thence W 7 deg S 48 rods — thence W 31 deg S 24 rods — thence W 14 deg S 114 rods — thence W 21 deg S 90 rods — thence W 12 deg S 60 rods — thence W 14 deg N 40 rods into the road near Lockes mill leading from Epsom to Chichester — thence W 29 deg N 44 rods — thence W 11 deg N 38 rods — thence W 23 deg N 120 rods — thence W 31 deg N 88 rods — thence N 23 deg W 66 rods — thence N 1 deg W 54 rods — thence N 24 deg W 106 rods, to Suncook river, thence crossing said river W 5 deg N 82 rods — thence W 16 deg S 38 rods thence W 26 deg N 128 rods — thence leaving said road W 18 deg S 84 rods to the line of Chichester, thence in the same course 36 rods — thence W 5 deg S 254 rods — thence W 10 deg S 170 rods — thence W 40 rods — thence W 5 deg N 20 rods — thence W 13 deg N 40 rods — thence W 18 deg N 30 rods — thence W 25 deg N 23 rods — thence N 40 deg W 36 rods — thence W 27 deg N 60 rods — thence W 26 deg N 18 rods thence W 2 deg N 50 rods to Nathanael Morrills, thence W 9 deg N 68 rods — thence W 14 deg N 92 rods, thence W 92 rods — thence W 30 deg N 40 rods to Suncook river, thence W 14 deg S 440 rods — thence W 3 deg N 206 rods to Cap<sup>t</sup> Reuben Kimballs thence W 30 deg S 92 rods to Merrimack river, thence crossing the river in the Same course 44 rods — thence W 40 deg S 40 rods thence W 28 deg S 260 rods — thence W 20 deg S 20 rods, thence W 2 Deg S 20 rods to the main road in Concord about 40 rods North of the Court House the aforesaid Highway to be four rods wide on the Northeasterly side of said described line —

And in the Second place we have surveyed and laid out a highway from New Market to the road above laid out in the places and courses following (viz) beginning one rod Westerly from New Markett bridge, thence running North \*20 deg \*14-390 W 56 rods — thence N 10 deg W 140 rods, thence N 48 deg W 80 rods to the meeting house, thence N 10 deg W 40 rods, thence N 5 deg W 40 rods, thence N 28 deg W 64 rods, thence N 13 deg W 48 rods, thence N 29 deg E 46 rods, thence N 52 deg E 46 rods — thence N 39 deg E 16 rods thence N 3 deg W 58 rods, thence N 54 deg W 76 rods — thence N 10 deg W 60 rods, thence leaving the present road near Doct<sup>r</sup> Kidders W 31 deg N 11 rods — thence W 6 deg S thirty Seven rods — thence W 31 deg N 17 rods — thence W 2 deg N 18 rods — thence W 41 deg N 60 rods — thence W 40 deg N 18 rods to the road again by Cornett Smiths, thence W 16 deg N 36 rods, thence N 32 deg W 66 rods, thence W 25 deg N 60 rods — thence

N 40 deg W 100 rods, thence W 40 deg N 42 rods—thence W 8 deg N 18 rods to the upper meeting House in New Market, thence on the Same course 18 rods thence W 23 deg N 60 rods—thence N 30 deg W 54 rods—thence N 33 deg W 62 rods—thence N 43 deg W 112 rods thence N 7 deg W 72 rods thence N 5 deg E 34 rods—thence leaving the now road at the corner of Cap<sup>t</sup> Tuttle's Orchard, thence N 33 deg W 100 rods to the road again, thence crossing said road in the same direction 134 rods to the road again, thence N 15 deg W 80 rods—thence N 44 deg W 140 rods—thence N 41 deg W 60 rods to Lamprey river—thence N 27 deg W 100 rods, thence leaving the road and running in the same direction 78 rods to the road again, thence crossing the road in the same course 22 rods to Elijah Cartlins tavern, thence W 42 deg N 79 rods, thence W 4 deg N 25 rods, thence N 33 deg W 90 rods, thence N 8 deg W 82 rods, thence W 15 deg N 40 rods—thence N 43 deg W 25 rods—thence W 40 deg N 90 rods, thence 42 deg W 27 rods thence W 37 deg N 65 rods—thence N 33 deg W 88 rods, thence N 13 deg W 18 rods—thence N 3 deg E 11 rods—thence N 4 deg E 20 rods—thence N 45 deg W 44 rods—thence N 27 deg W 43 rods—thence N 31 deg W 18 rods—thence N 37 deg W 30 rods at which place it joins the road laid out as aforesaid from Durham to Concord the

\* 14-39<sup>t</sup> said highway to be four rods wide \* on the Easterly line described as aforesaid and in the Opinion of your Committee the roads Surveyed and laid out as above described are the most eligible that the nature of the Country through which they were intended will admit of and we report them so accordingly—

Joseph Badger }  
 Henry Gerrish } Committee  
 Nathan Hoit }

We the Committee aforesaid by virtue of our said Commission have determined that the compensations following shall be made to the Several persons through whose lands the roads laid out by us as aforesaid pass, for the injury they may receive in consequence thereof (viz).

				rods
To Walter Bryant Esq <sup>r</sup>	New Market	£20.. 0..0	for	72
To Winthrop Smith—	New Market	40.. 0..0		88½
To Elijah York	Lee	25.. 0..0		50
Cap <sup>t</sup> — Tuttle	Lee	25.. 0..0		50
Ichabod Hilton	Lee	36..16..0		134
Samuel Matthews	Lee	7..19..6		34
James Jenkins	Lee	10.. 6..8		49

Hunkin Dame	Lee	2.. 0..0	for	22
Jonathan Warner Esq <sup>r</sup>	Durham	66.. 5..0		190
Col <sup>o</sup> Stephen Evans	Durham	2..10..0		10
John Thompson	Durham	65.. 0..0		170
Aaron Hanson	Lee	18.. 1..6		66
Daniel Shaw	Lee	7..16..0		24
John Wendall jun <sup>r</sup>	Lee	6.. 0..0		76
William Eliott	Barrington	3.. 0..0		12
Thomas Langley	Barrington	9.. 2..0		36
James Glass	Barrington	20.. 0..0		100

James Glass same	Nottingham	8.. 0..0	half width	100
—— Bumford	Barrington	3.. 0..0	100 D <sup>o</sup>	
—— Runnels	Barrington	1.. 2..6		60

* Thomas Packer	Nottingham	{	whole width	* 14-392
Cap <sup>t</sup> —— Leathers	Nottingham	{ 15.. 0..0		100
Maj <sup>r</sup> Jonathan Cilley	Nottingham	4.. 0..0		162
Jacob Davis	Nottingham	28..16..0		222
Anthony Pickering	Nottingham	2.. 8..0		36
Ephraim Pettingale	Epsom	12..16..0		104
Jethro Pettingale	Epsom	9.. 0..0		100
Solomon Drew	Epsom	2..12..0		30
Ephraim Lock	Epsom	8.. 0..0		98
Jethro Blake	Epsom	5.. 0..0		64
Isaac Libbee	Epsom	8..16..0		84
Samuel Lock	Epsom	6.. 0..0		80
—— Batcheldor	Chichester	2.. 2..0		46
George Sargent	Chichester	4..10..0		89
Jabez Green	Chichester	3.. 0..0		90
William Seavy	Chichester	2..12..0		50
Nathanael Morrill	Chichester	15.. 0..0		111
Malch Haines	Chichester	11..10..0		52
	Chichester	3..10..0		78

Also reserving to the Several persons through whose land said road shall pass all the wood and timber there is on said road except so much as shall be wanted to repair said road

The foregoing in our best judgment is a just estimate of damage it may do the Several persons through whose land the road shall pass and we report the Same accordingly —

June 16<sup>th</sup> 1792 —

Joseph Badger }  
Nathan Hoit } Committee  
Henry Gerrish }

Which report being read and considered *voted* that it be received and Accepted with this alteration that said road shall not be considered as laid out any further in Epsom than from Chichester line to Suncook bridge, then to follow the old road as now used till it comes to Northwood road near

\* 14-393 McClareys mill \* then to follow said road through Epsom agreeable to the report of the Committee —

Upon reading and considering the Petition of Col<sup>o</sup> Benjamin Titcomb and others Inhabitants of Dover Rochester Barrington Madbury and others — *Voted* that Joseph Badger Jun<sup>r</sup> Henry Gerrish and Nathan Hoit Esq<sup>r</sup> be a Committee at the Expence of the Petitioners with full power and authority to lay out a public road or highway from Dover to the new laid out road at or near the house of Jonathan Clark Esq<sup>r</sup> in Northwood and report thereon at the next Session —

Upon reading and considering the Petition of the Inhabitants of Derryfield, Londonderry Windham and Pelham *voted* that the prayer thereof be so far granted as that a Committee be appointed to examine the Situation of the Country through which the road [petitioned for] is proposed to pass and make report at the next Session and that Robert Macgregore James Gibson and Nathanael Peabody Esquires be a Committee at the Expence of the Petitioners for the above purpose —

An Act to make the bridge over Exeter River between New Markett and Stratham a toll bridge and to vest the property thereof in James Hill, Nathanel Rogers, Jonathan Robinson, Eliphalet Smith Jonathan Wiggin and Andrew Wiggin their Executors Administrators and Assigns for the term of thirty years on the Conditions therein mentioned — was read a third time and passed to be Enacted —

The vote for appointing Thursday the twenty second day of November next a day of public Thanksgiving, came down from the Honb<sup>l</sup> Senate for the following alteration “that it be Thursday the fifteenth day of November instead of the twenty second day of November — which alteration was read and concurred —

The vote for appointing the next meeting of the General Court to be on the last Wednesday of November \* 14-394 \* next came down from the Honb<sup>l</sup> Senate for the following alteration “that it be the third Wednesday instead of the last Wednesday of November next” which alteration was read and concurred —

*Voted* that John Melcher be allowed twenty pounds and ten

shillings in full for a Ballance of his account and that the President give order accordingly —

*Voted* that the hearing on the Petition of Alexander Plumbley which was to have been the Second Wednesday of the Present Session be taken up and heard this Afternoon at 3 o'Clock of which the parties concerned are to take notice and govern themselves accordingly —

*Voted* that the Account of John Calfe amounting to nineteen pounds eleven shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that Ephraim Pickering Esq<sup>r</sup> be allowed thirty Six shillings in full for his account and that the President give order for payment —

Adjourned to 3 o Clock P. M —

Met accordingly

An Act for altering the places for holding the Courts in the County of Strafford — was read a third time and passed to be Enacted —

Upon the report of a Committee for dismissing the Petition of David Webster Esq<sup>r</sup> the Yeas & nays were called and are as follows.

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Hill	Mr McMillan	Mr Temple
Mr J Pierce	Mr Cilley	Mr Davis	Mr Rand
Mr J Macgregore	Mr Cram	Mr R Parker	Mr Holmes
Mr Blanchard	Mr Godfrey	Mr Dole	Mr Penniman
Mr Weeks	Mr Dow	Mr Abbott	Mr Hough
Mr M Leavitt	Mr How	Mr J <sup>n</sup> Smith	Mr Tarlton
Mr Brown	Mr Waldron	Mr Pierce	Mr Carlton
Mr Wiggins	Mr Badger	Mr Gale	Mr P. White
Mr C Leavitt	Mr Whitcomb		
*Nays.	Nays.	Nays.	Nays. * 14-395
Mr Bell	Mr J Gibson	Mr P Clark	Mr Fairfield
Mr Pickering	Mr Kellie	Mr Cragin	Mr Bellows
Mr Eastman	Mr Carr	Mr J Duncan	Mr Wellman
Mr Bean	Mr Wingate	Mr T Gibson	Mr Wilcox
Mr McClarey	Mr Bedee	Mr Darling	Mr Huntley
Mr Foster	Mr Hoit	Mr Gerrish	Mr Twitchel
Mr Jon <sup>s</sup> Smith	Mr Nutter	Mr Flanders	Mr Stone
Mr Bradley	Mr Blasdell	Mr Moore	Mr Kimball
Mr Bartlett	Mr Lovell	Mr Shepherd	Mr Livermore
Mr Emerson	Mr Eames	Mr A Parker	Mr Crawford
Mr Tilton	Mr O Parker	Mr Jackson	Mr Johnson
Mr Marshall	Mr Fisk	Mr Richardson	Mr N White

34 Yeas — 48 nays — so the report was not accepted

Upon reading and considering the Petition of David Webster Esq<sup>r</sup> *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that William Simpson Esq<sup>r</sup> be served with a Copy of the Petition and order of Court thereon that he may then appear and shew cause (if any he hath) why the Prayer thereof may not be granted—

The Committee on the Petition of Benjamin Whitcomb in behalf of Noah Levans and Joseph Chandler soldiers in the late war in Maj<sup>r</sup> Benjamin Whitcombs Company of Rangers reported that said Levans be allowed his depreciation from March 15<sup>th</sup> 1780 up to Jan<sup>r</sup> 1<sup>st</sup> 1781 and that the said Joseph Chandler be allowed his wages from the 8<sup>th</sup> of November 1776 up to June 1779 provided that it shall appear by said Whitcombs Original Roll which is now in the comptrollers office that said Levans engaged March 15<sup>th</sup> 1780 — and said Chandler engaged November 8<sup>th</sup> 1776 and served the term specified in said Roll and not otherwise — which report being read and considered *voted* that it be received and accepted —

*Voted* that the Account of Nathanael Rogers Esq<sup>r</sup> amounting to six shillings be allowed and paid out of the Treasury by order of the President —

Upon hearing and considering the Petition of Alexander \* Plumbley *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly — at this or the next Session and that the execution against said Plumbley be stayed until the next Session of the General Court —

*Voted* that George Gains Esq<sup>r</sup> be desired to call on M<sup>r</sup> John Melcher who is hereby directed to deliver to the said Gains the three hundred and forty books of the revised laws which he printed for this State which were not approved of by the Legislature and that said Gains keep the Same until further order of the General Court —

An Act for altering the time for holding the Annual meeting in New Hampton was read a third time and passed to be Enacted —

*Voted* that the account of John Melcher amounting to two hundred and thirty eight pounds fourteen shillings be allowed and paid out of the Treasury by order of the President

Adjourned to 8 oClock to morrow morning



FRIDAY JUNE 22<sup>d</sup> 1792

The House met according to adjournment

The vote for granting the prayer of the Petition of Alexander Plumbly and staying Execution &c came down from the Honb<sup>l</sup> Senate for the following alteration "that it be so far granted as that he have a new trial and no farther and that a Bill be brought in accordingly — [which was read and concurred]

*Voted* that the Account of William Watson amounting to four pounds be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of Moses L Neal amounting to Eleven Shillings be allowed and paid out of the Treasury by order of the President —

Upon reading and considering the Petition of John Kimball *voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that in the mean time the Petitioner cause that the Petitionee be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and \* shew cause (if any he hath) why the prayer thereof \* 14-397 may not be granted —

*Voted* that Col<sup>o</sup> Amos Cogswell be allowed three pounds twelve shillings in full for his Account and that the President give order accordingly —

*Voted* that the Account of Daniel Humphreys Esq<sup>r</sup> amounting to two pounds two shillings be allowed and paid out of the Treasury by order of the President —

The following resolve came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate 22<sup>d</sup> June 1792 —

Whereas the time limited by the General Court for the Commissioners of this State to receive and state the claims of this state against the United states has expired and a further time being necessary — Therefore *Resolved* that James Macgregore Esq<sup>r</sup> be allowed a further time until the next Session of the General Court for receiving and stating said Accounts and that he be allowed to employ what Clerks he shall judge necessary and be vested with all the powers given him by a Resolve of the Seventh of June A D. 1791, and all vouchers of said claims now obtained or that may hereafter be obtained be as soon as possible delivered by said Commissioner to the Treasurer in Order that they may be for-

warded on to the Commissioners at Philadelphia — which Resolve was read and concurred —

Upon reading and considering the Petition of Francis Blood and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioner cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazette Six weeks prior to said day of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

The following Resolve came down from the Honb<sup>l</sup> Senate for Concurrence

In Senate 22<sup>d</sup> June 1792

\* 14-398 \* Whereas the duties and business of Comptroller of Accounts having by the adjustment of the principal accounts and by the operation of the government of the United states been so far lessened as to become unnecessary — Therefore

*Resolved* that said Office of Comptroller of accounts shall cease and determine from the time of passing this resolve and that all papers accounts and books in said Office shall be delivered over by said Comptroller to the President and Council as soon as may be who shall on receiving them deposit said papers in the respective Offices to which they most properly belong — which Resolve was read and concurred —

The Committee on the Account of Theophilus Dame Esq<sup>r</sup> reported that he have and receive out of the Treasury five pounds eight shillings in full for said Account and that the President give order accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that the Account of Josiah Nelson amounting to four pounds Seventeen shillings and Six pence be allowed and paid out of the Treasury by order of the President —

*Voted* that his Excellency the President with advice of Council be desired to adjourn the General Court to meet again at Exeter on the third Wednesday of November next

*Voted* Unanimously that the thanks of this House be given to the Honb<sup>l</sup> John Sam<sup>l</sup> Sherburne Esq<sup>r</sup> for the faithful candid and impartial discharge of his duty as Speaker of this House the present Session —

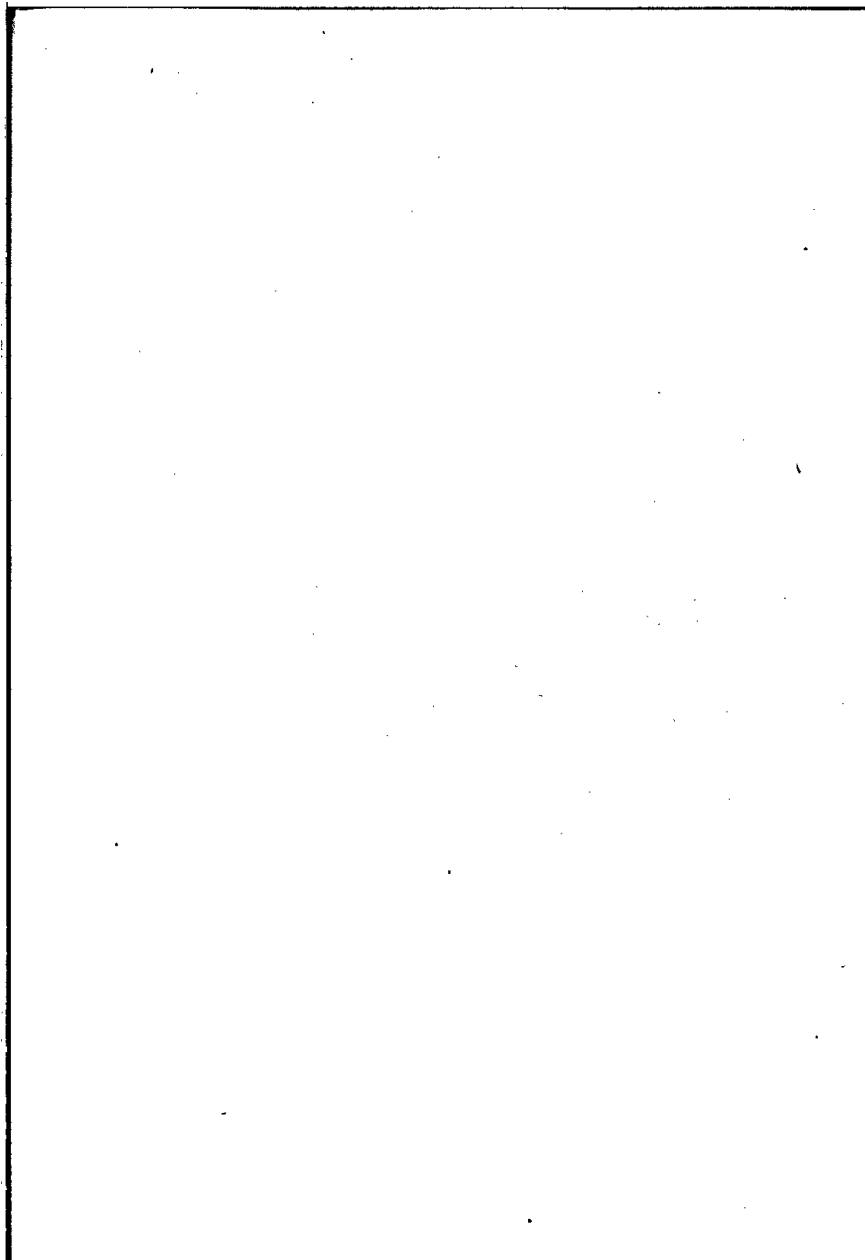
The Secretary came down and gave information that his Excellency the President with advice of Council has thought fit to

adjourn the General Court to the third Wednesday of November next then to meet at Exeter — and that they were adjourn<sup>d</sup> accordingly —

<sup>1</sup>[Of the foregoing votes, such as are hereafter mentioned, were non-concurred and ordered by the honorable senate to lay :

Mode of choosing electors,	} Nonconcurrent
Resolve to adjourn the Inferior-Court in the county of Strafford,	
vote on { Richard Jenness's petition,	
Colonel Evans's petition,	
William Fowler's petition,	
Secretary to distribute law-books,	} to lay over.
Vote respecting military stores,	
Vote on David Webster's petition	
Vote on Doctor Porter's petition	to lay.
Resolve relative to a gore of land between Enfield and Grafton,	ditto.
Joshua Foss's petition,	do.
Susanna Dodge's petition,	do.
Vote on J. Johnson's petition,	do.
An Act authorizing the judge of probate to issue a commission of insolvency on the estate of Samuel Dodge,	do.
An act for the ease and relief of prisoners for debt,	do.
Vote on petition of Abigail Gale,	do.]

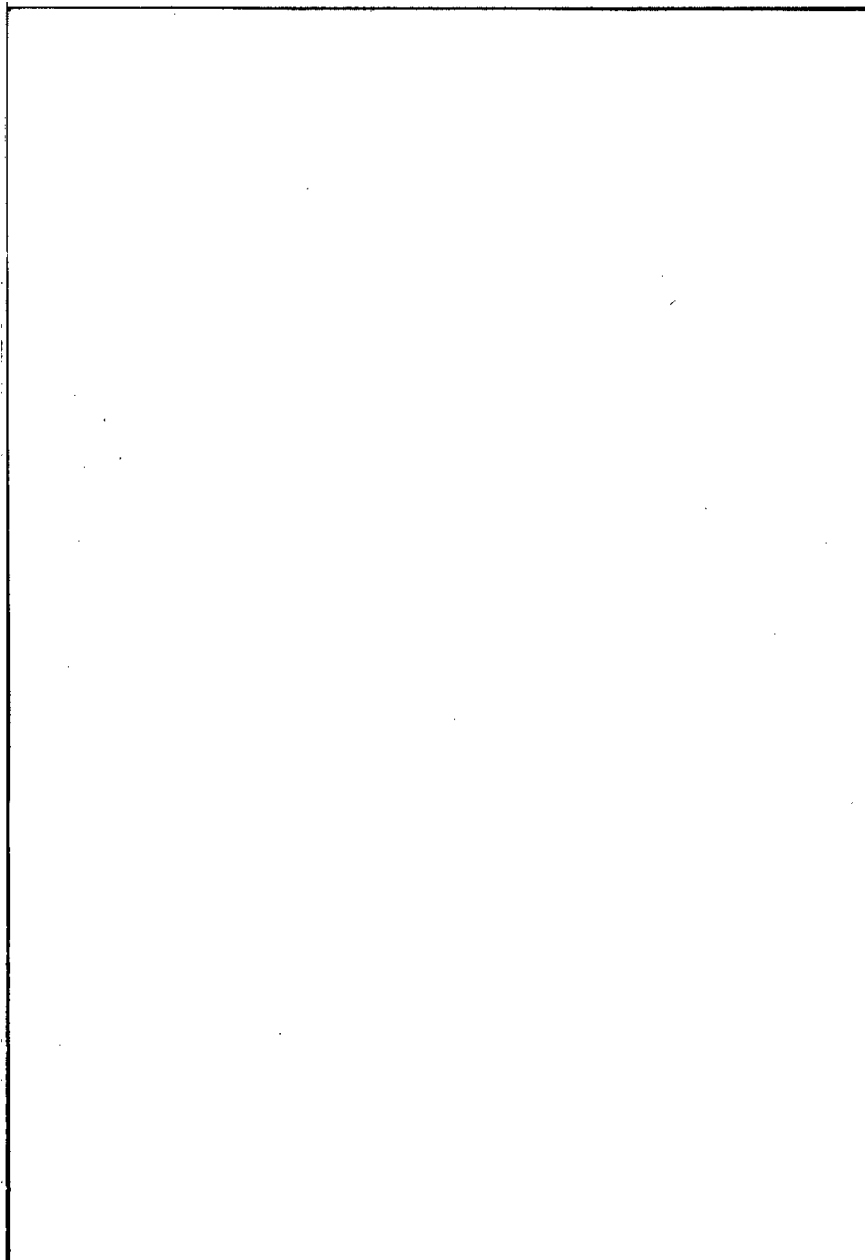
<sup>1</sup> Taken from printed journal.



# JOURNAL OF THE SENATE

CONTAINING THE PROCEEDINGS

FROM NOVEMBER 21 TO DECEMBER 28, 1792.



At a Session of the General Court holden at Exeter on Nov<sup>r</sup> 21 1792, by adjournment

Present in Senate

His Excellency Josiah Bartlett Esq President The Hon. Christopher Toppan Nathaniel Gilman John Bellows Amos Shepards Esquires & Abiel Foster Esq

The number not being sufficient to constitute a Quorum, adjourned till tomorrow morning 9 o'clock

THURSDAY Nov<sup>r</sup> 22<sup>th</sup> 1792

Present as yesterday with the addition of the Hon. Eben<sup>r</sup> Smith John Waldron, Joshua Atherton Rob<sup>t</sup> Wallace Esq The number being sufficient to constitute a Quorum the Sec<sup>y</sup> was ordered to inform the House of Representatives that the Senate were ready to proceed to business

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Joseph Cilley Esq & others respecting Newmarket bridge & report thereon was brot up, read and concurred M<sup>r</sup> Toppan M<sup>r</sup> Smith & M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration what business is necessary first to be enterd upon & done at this Session was brot up read & concurred M<sup>r</sup> Shepard M<sup>r</sup> Foster & M<sup>r</sup> Toppan joined —

<sup>1</sup>[A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of John Young Esq was brot up, read & concd M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to draught an Answer to his Excellencys message was brot up read & concurrd M<sup>r</sup> Atherton & M<sup>r</sup> Bellows joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration the militia Laws was bro<sup>t</sup> up read & concurred M<sup>r</sup> Shepard M<sup>r</sup> Bellows M<sup>r</sup> Peabody & M<sup>r</sup> Smith joined —]

<sup>1</sup> Not in printed journal.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Pet<sup>n</sup> of E Danforth was brot up read and concurred M<sup>r</sup> Toppan joined

Adjourned till 9 °Clock A M

FRIDAY Nov<sup>r</sup> 23<sup>d</sup> 1792

met according to adjournment

[Present as yesterday.]

[Present all the Senate except M<sup>r</sup> Sheafe & M<sup>r</sup> Freeman]

\*4-102 \*A vote appointing Chaplains to the Gen<sup>l</sup> Court was bro<sup>t</sup> up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Read was brot up, read and concurred: M<sup>r</sup> Peabody joined

A vote for a Com<sup>te</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Silas Nowell was bro<sup>t</sup> up read & concurred: M<sup>r</sup> Foster joined—

A vote for a Com<sup>tee</sup> [to join a Com<sup>te</sup> of the Senate] on the Treas<sup>r</sup> Acc<sup>o</sup> was bro<sup>t</sup> up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Toppan joined

A vote for a Com<sup>te</sup> [to join a Com<sup>tee</sup> of the Senate] to consider of the pet<sup>n</sup> of James Warson [Wasson] was bro<sup>t</sup> up read and concurred M<sup>r</sup> Waldron joined

A vote to hear the pet<sup>n</sup> of Gen<sup>l</sup> Cilley & others respecting New-market bridge on Tuesday 4 Dec. was bro<sup>t</sup> up read & concurrd

A vote appointing agents to fund Cont<sup>d</sup> Indents was brot up read and concurred

A vote for a Com<sup>te</sup> to join a Com<sup>te</sup> of the Senate to consider of the pet of John Young was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Gilman joind

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of & report the time proper for the amendments & alterations in the constitution to take effect was brot up read & concurred M<sup>r</sup> Toppan, M<sup>r</sup> Bellows M<sup>r</sup> Waldron M<sup>r</sup> Atherton & M<sup>r</sup> Freeman joined

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider what shall be done with the [remainder of the revised] Law books &c was brot up read and concurred M<sup>r</sup> Foster & M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider of the pet<sup>n</sup> of B Woodward was brot up read and concurred M<sup>r</sup> Shepard and M<sup>r</sup> Smith joined—

Adjd till tomorrow morning 9 °Clk



SATURDAY Nov<sup>r</sup> 24 1792,

met according to adjt  
Present as yesterday —

A vote to hear the pet<sup>n</sup> of J. [John] Young on the second Wednesday of the next Session was brot up read & conc<sup>d</sup>

\* A vote granting the prayer of the pet<sup>n</sup> of S. Cross & \* 4-103 giving him leave to bring in a bill accordingly was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Emmons Stockwell was brot up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Smith joined

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider of the pet<sup>n</sup> of Lydia Morey was bro<sup>t</sup> up read and concurred M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of J Lambkin was bro<sup>t</sup> up read and concurred M<sup>r</sup> Peabody & M<sup>r</sup> Shepard joined

A vote to accept the report of the Com<sup>tee</sup> on his Excellency Message was brot up & unanimously concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on the pet<sup>n</sup> of Selectmen of Wendell was brot up read & concurred M<sup>r</sup> Smith joined

Adjourned till Monday next 3 oClock P M

MONDAY Nov<sup>r</sup> 26 1792

met according to adjournment  
Present as on Saturday last.

A vote granting the prayer of James Wason and giving him leave to bring in a bill accordingly was bro<sup>t</sup> up read and nonconcurred

Upon reading and considering the petition of James Wason *voted* that the petitioner be heard thereon before the Gen<sup>l</sup> Court on the second Tuesday of the next Session and that in the mean time the petitioner cause a copy of said petition and order of Court thereon to be printed in the Exeter Gazeteer three weeks successively six weeks prior to said day of hearing, Also that a copy of s<sup>d</sup> petition & order of Court thereon be posted up in some public place in the Town of Candia six weeks prior to said day of hearing that any person or persons may then appear and shew cause, if any they have why the prayer thereof may not be granted

Sent down for concurrence — brot up concurrd with an exception which relates to publishing s<sup>d</sup> pet<sup>n</sup> & order of C<sup>t</sup> in the Exeter Gazetteer — [concd in Senate]

\* 4-104 \* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of E Putnam & W<sup>m</sup> Barron was brot up read and concurr<sup>d</sup> M<sup>r</sup> Foster joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to be added to the Com<sup>tee</sup> appointed to consider and report on the time proper for the amendments and alterations in the constitution to take effect was brot up read and concurred M<sup>r</sup> Peabody Gilman Wallace & Smith joined

A vote for a Com<sup>tee</sup> with such of the Senate as they may appoint to confer on the place most suitable for the Legislative body to assemble for prayers was brot up read and concurred M<sup>r</sup> Toppan M<sup>r</sup> Peabody & M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Nott was brot up read and concurred M<sup>r</sup> Bellows & M<sup>r</sup> Gilman joined

Adj<sup>d</sup> till to morrow morning 9 oClock

TUESDAY 27 Nov<sup>r</sup> 1792

met according to adjournment

Present as yesterday with the addition of M<sup>r</sup> Sheafe

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to take under consideration what shall be done respecting State Notes in the hands of individuals was brot up read and concurred M<sup>r</sup> Gilman & M<sup>r</sup> Toppan joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of J Bellows Esq was bro<sup>t</sup> up read & concurrd M<sup>r</sup> Shepard joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Jon<sup>s</sup> Rawson was brot up read and concurred M<sup>r</sup> Atherton joined —

An Act to alter the time of holding the annual meeting in Thornton was sent down for concurrence — brot up enacted

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of B. Bigelow was brot up read and concurred M<sup>r</sup> Sheafe joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of A Powers was brot read and concurred M<sup>r</sup> Gilman joined —

Adjourned till tomorrow 9 O Clock A M —

\* WEDNESDAY NOV<sup>R</sup> 28 1792 — \* 4-105

met according to adjournment

Present as yesterday—

A vote that the late Comptrollers of Acc<sup>os</sup> & Commissioners for receiving and making out the demands of this State against the United States be desired to exhibit their respective Acco<sup>s</sup> for past services for settlement as soon as may be was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to present a bill for the establishment of permanent salaries for the Justices of the Supreme Judicial Court of this State was brot up read & concurred M<sup>r</sup> Atherton & M<sup>r</sup> Sheafe joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to report the necessary measures for making a new proportion of taxes was brot up read and concurred M<sup>r</sup> Sheafe M<sup>r</sup> Shepard & M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of N Emery & B Thompson was brot up read and concurred M<sup>r</sup> Toppan & M<sup>r</sup> Bellows joined

A vote to hear the petition of Moses Leavitt on the 11<sup>th</sup> day of December next was brot up read and concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a Letter from J Eames & a letter from S. Z. Watson was brot up read and concurred M<sup>r</sup> Smith & M<sup>r</sup> Foster joined

A vote to accept a report of a Com<sup>tee</sup> on the petition of J Bellows and that he have leave to bring in a bill accordingly was brot up read and concurred

A vote that George Jaffrey Esq receive out of the Treasury six pounds to reimburse the expences of the Com<sup>tee</sup> appointed on his memorial in June Session was brot up, read and concurred

A vote to hear the petition of Lyndsb<sup>ro</sup> on the first Tuesday of the next Session was brot up read and concurred

A vote that the Chaplins in future should perform prayers in the Representatives Chamber was brot up read and nonconcurred  
adjd till to morrow morning 9 oClock

\* THURSDAY NOV<sup>R</sup> 29, 1792 \* 4-106

met according to adjournment

Present all the Senate

An Act for the protection of Jonathan Greeley Esq having been read a third time *voted* that the same be enacted

A vote that the Legislature this morning & in future attend prayers in the Senate Chamber was brot up read and concurred.

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Elijah Russel and report thereon was brot up read and concurred M<sup>r</sup> Peabody & M<sup>r</sup> Foster joined

A vote to postpone the hearing on the petition of the Selectmen of Eaton untill the second Tuesday of the next Session was brot up read and concurrd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Moses S George was brot up read and concurred M<sup>r</sup> Peabody & M<sup>r</sup> Gilman joined

Adjourned till to morrow morning 9 °Clock

FRIDAY Nov<sup>r</sup> 30 1792

met according to adjournment

Present all the Senate

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> from Northumberland & Percy was brot up read and concurred M<sup>r</sup> Freeman & M<sup>r</sup> Smith joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider the pet<sup>n</sup> of J Steele in behalf of the Creditors of Lewis Kenniston was brot up read and concurred M<sup>r</sup> Atherton joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Rob<sup>t</sup> W. Smith was brot up read & concurred M<sup>r</sup> Freeman joined

Adjd till tomorrow morning 9 °Clock

SATURDAY DEC 1, 1792

met according to adj<sup>t</sup>

Present as on yesterday

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the most suitable & proper measures to be taken for assessing & collecting taxes on the lands of non residents in future was brot up read & concurred M<sup>r</sup> Gilman & M<sup>r</sup> Toppan joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Ed Livermore & alii was brot up read and concurred M<sup>r</sup> Bellows & M<sup>r</sup> Wallace M<sup>r</sup> Atherton joined

\* 4-107 \* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of N Hoit Esq was bro<sup>t</sup> up read and concurred M<sup>r</sup> Smith joined

A vote to hear the pet<sup>n</sup> of J Steele on Friday the 14 Inst was brot up read & concurred —

Adjourned till Monday next 3 °Clock P M

### MONDAY DEC<sup>R</sup> 3, 1792

met according to adj<sup>t</sup>

Present all the Senate except M<sup>r</sup> Sheafe

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of an Act entitled an Act in addition to an Act ordering the descent of intestate Estates and empowering the Judges of Probate to settle the same accordingly was bro<sup>t</sup> up read and concurred M<sup>r</sup> Atherton joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of E Cram was brot up read & concurred M<sup>r</sup> Gilman joined —

A vote granting the prayer of the pet<sup>n</sup> from Greenfield and giving them leave to bring in a bill accordingly was brot up read & conc<sup>d</sup> except so far as relates to the Kimball farm so called & the Com<sup>n</sup> lands Sent down for concurrence — brot up concurred

Adjourned till to morrow morning 9 °Clock

### TUESDAY DEC<sup>R</sup> 4, 1792

met according to adjournment

Present all the Senate —

*Voted* that M<sup>r</sup> Atherton M<sup>r</sup> Toppan M<sup>r</sup> Foster and M<sup>r</sup> Gilman be a Committee with such of the Hon House as they may join to take under consideration a vote of the Hon House requesting the President of this State to forward to the Presd<sup>t</sup> of the united States a list of the Electors of Presd<sup>t</sup> & vice Presd<sup>t</sup> of the U S and report thereon was send down [for concurrence.]

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of a bill entitled an Act for the protection of Robert Smith was brot up read and concurred M<sup>r</sup> Toppan & M<sup>r</sup> Smith joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the Acc<sup>o</sup> of G Hough & all printers Acc<sup>o</sup> also Caleb Buswells Acc<sup>o</sup> was brot up read & concurred M<sup>r</sup> Foster & M<sup>r</sup> Smith joined

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Levi Peas was brot up read and concurred M<sup>r</sup> Freeman & M<sup>r</sup> Bellows joined \* 4-108

A vote granting the prayer of the pet<sup>n</sup> of A Parker & J Stiles

and giving them leave to bring in a bill accordingly was brot up read and concurred

A vote for a Com<sup>tee</sup> to take under consideration the law respecting [to the punishment of] Theft was brot up read and concd M<sup>r</sup> Atherton & M<sup>r</sup> Shepard joined —

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of J Eames was brot up read & concurred M<sup>r</sup> Gilman & M<sup>r</sup> Bellows joined

A vote to hear the petition Col<sup>o</sup> Hoit on the second Tuesday of the next Session was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider and report the most efficacious measures for the culture of Hemp was brot up read and concurred M<sup>r</sup> Foster & M<sup>r</sup> Smith joined —

A vote for a Com<sup>te</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of J Libbey was brot up read and concurred M<sup>r</sup> Sheafe joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider and report the best method of straightening Roads was brot up read and concurred [M<sup>r</sup> Smith] M<sup>r</sup> Shepard and M<sup>r</sup> Peabody joined

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider and report suitable measures for appropriating the money in the Treasury was brot up read & concurred M<sup>r</sup> Freeman & M<sup>r</sup> Sheafe joined —

A Resolve that the President of this State be requested to make out such certificates duly authenticated and deliver them to the said Electors on or before the fifth day of December instant was brot up read and concurred.

Adjd till to morrow morning 9 °Clock

WEDNESDAY DEC<sup>r</sup> 5 1792

met according to adjournment

Present as yesterday except M<sup>r</sup> Peabody

A vote for a Com<sup>tee</sup> to join a Com<sup>te</sup> of the Senate to consider of the pet<sup>n</sup> of J Hammond was brot up read & concurred M<sup>r</sup> Toppan joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of O. Tuttle was brot up read & concurred M<sup>r</sup> Gilman joined

\* 4-109 \* A vote to refer the acc<sup>o</sup> of O Silsby to the com<sup>tee</sup> on the acc<sup>o</sup> of E. Cram was brot up read & concurred

A vote to refer the Acc<sup>o</sup> of Theo [Theophilus] Dame to the Com<sup>tee</sup> on the Acc<sup>o</sup> of E Cram was brot up read and concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Joseph Waldron was brot up read & concurrd M<sup>r</sup> Atherton & M<sup>r</sup> Gilman joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of J Gibson was brot up read & conc<sup>d</sup> M<sup>r</sup> Wallace joind

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of William Page & Lewis Bellows was brot up read and concurrd M<sup>r</sup> Toppan & M<sup>r</sup> Bellows joined

A vote to hear the pet<sup>n</sup> from Middleton on the Second Tuesday of the next Session was bro<sup>t</sup> up read and concurrd

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Nath<sup>l</sup> Rogers et alii was brot up read & concurrd M<sup>r</sup> Wallace M<sup>r</sup> Toppan & M<sup>r</sup> Foster joined —

Adj<sup>d</sup> till tomorrow morning 9 oClock

#### THURSDAY DEC 6, 1792

met according to adjt

present all the Senate

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Sam Tenney was brot up read and concurrd M<sup>r</sup> Atherton & M<sup>r</sup> Foster joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of John Waldron was brot up read and concurrd M<sup>r</sup> Atherton joined

A vote to accept the report of a Com<sup>tee</sup> what shall be done with the surplusage of Lawbooks viz that if the order of the General Court of the 15 Feb 1791 be complied with that if the said order doth not include all parishes incorporated by act of the Legislature that it be extended to all such—And that all Towns or parishes incorporated or members of the General Court which by any accident have not had their books delivered according to said order shall have one book that the residue remain in the Sec<sup>ry</sup> Office for the future disposal of the Legislature was brot up read & concd

A vote granting the prayer of the pet<sup>n</sup> of A Com<sup>tee</sup> from Hampton falls and giving them leave to bring in a bill accordingly was brot up read & concurrd

\* A vote to pay J Eames Esq six pounds in full for his \* 4-110 services in giving intelligence of certain encroachments made at the lines of this State by British subjects was brot up read and concurrd

A vote to refer the acc<sup>o</sup> of J Melcher to the Com<sup>tee</sup> on Printers acc<sup>o</sup> was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of E Thompson Esq was brot up read and concurred M<sup>r</sup> Freeman joined —

A vote for a Com<sup>tee</sup> to consider of the Acc<sup>o</sup> of W<sup>m</sup> Parker the Acc<sup>o</sup> of [W<sup>m</sup>] Parker & [Sam] Tenney & also the Acc<sup>o</sup> of S Brooks was brot up read and concurred M<sup>r</sup> Sheafe jd

A vote in part granting the prayer of the pet<sup>n</sup> of Levi Pease & giving him leave to bring in a bill accordingly was brot up read and concurred

A vote appointing a Com<sup>tee</sup> to lay out a road from Chester thro Derryfield & Goffstown to Hales bridge by as straight a Rout as the land will admit & to mark s<sup>d</sup> road & make a plan of the same & appraise the damages done &c & report at the next Session was brot up read & concurred

A vote for a Com<sup>tee</sup> to consider of a pet<sup>n</sup> for a bridge over Merri-mac river at a place called Goffs falls was brot up read & concurred M<sup>r</sup> Wallace & M<sup>r</sup> Foster joined

An Act to vest the exclusive privilege of keeping a ferry over a certain part of Connecticut river in John Bellows of Walpole his heirs and assigns having been read a third time *voted* that the same be enacted

Adjd till tomorrow morning 9 o'clock

FRIDAY DEC<sup>R</sup> 7<sup>th</sup> 1792

met according to adj<sup>t</sup> —

Present as yesterday

A vote to hear the petition of Joseph Hammond on the second Wednesday of the next Session of the G<sup>t</sup> Court was brot up read and concurred

An Act to authorize and empower Jeremiah Libbey Esq of Portsmouth Guardian of Mark Simes a minor to sell \*4-III and convey a certain Lot of land in Portsm<sup>o</sup> \*belonging to said Minor having been read a third time *voted* that the same be enacted

An Act to vest in Eliezer Rosbrook his heirs & assigns the sole and exclusive privilege of keeping a ferry over the River Connecticut in a certain part thereof for the term of forty years having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of



the pet<sup>n</sup> of W Gardner was brot up read and concurred M<sup>r</sup> Smith & M<sup>r</sup> Gilman jd

An Act to repeal certain Acts having been read a third time *voted* that the same be enacted

A vote to accept the report of a Com<sup>te</sup> to lay out a Road from Dover to the main road in Northwood was brot up read & concurred

A vote granting the prayer of the pet<sup>n</sup> of Jesse Nott who prays for certain wages was brot up read and Non concurred

A vote for a Com<sup>te</sup> to join a Com<sup>te</sup> of the Senate to make enquiry for the files & Treas<sup>rs</sup> Statements for the year 1788 & report thereon was brot up read and concurred M<sup>r</sup> Gilman joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of Mem<sup>l</sup> of the Trustees of Dartmouth College was brot up read & concurred M<sup>r</sup> Toppan M<sup>r</sup> Smith & M<sup>r</sup> Bellows joined.

A vote to hear the petition of E Danford on the second Tuesday of the next Session was brot up read & concurred

A vote for a Com<sup>te</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of R Jenness was brot up read & concurred M<sup>r</sup> Atherton & M<sup>r</sup> Smith joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Sam<sup>l</sup> Holland was bro<sup>t</sup> up read & concurred M<sup>r</sup> Peabody & M<sup>r</sup> Bellows joined

A vote to pay the Acc<sup>o</sup> of Ed Livermore Esq amounting to eight pounds six shillings & six pence for enrolling the Constitution &c was brot up read and concurred

\* *Voted* that M<sup>r</sup> Freeman & M<sup>r</sup> Foster be a Com<sup>tee</sup> on \*4-112 the part of the Senate to join such of the Hon House as they may appoint to take under consideration and report what method in future shall be taken to disperse to the several Towns and places in s<sup>d</sup> State as soon as possible all proclamations, precepts Acts & Resolves of the General Court of a public nature sent down

A vote that his Excellency the President with advice of Council issue a proclamation seasonably appointing Thursday the 4 of April next for a day of public Fasting & prayer throughout this State was brot up read and concurred

A vote granting the prayer of the pet<sup>n</sup> of James Gibson Esq and giving him leave to bring in a bill accordingly was brot up read and concurred—

An Act to vest in the Town of Lancaster the exclusive privilege

of keeping ferryes over the river Connecticut in said Lancaster was brot up read and nonconcurrent

An Act to empower Silas Nowell Guardian of his children to sell certain real estate to them belonging lying in this State having been &c was brot up read and concurred —

A vote to hear the pet<sup>n</sup> of N Rogers et alii on the second Tuesday of the next Session was brot up read and concurred. —

A vote to accept the report of a Com<sup>tee</sup> to consider the time when the constitution shall take effect and appointing a Com<sup>tee</sup> to propose & report a bill to carry the same into effect was brot up read and concurred M<sup>r</sup> Atherton & M<sup>r</sup> Foster joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Benj Gilman was brot up read & concd M<sup>r</sup> Atherton joined —

A vote to refer the Acc<sup>o</sup> of S Ladd to the Com<sup>tee</sup> on pet of E Cram was brot up read and concurred

An Act for the protection of Robert Smith having been read a third time *voted* that the same be enacted

Adj<sup>d</sup> till tomorrow morning 9 °Clock —

\* 4-113

\* SATURDAY DEC 8, 1792

met according to adjm<sup>t</sup>

Present [as yesterday, except Mr. Sheafe.]

A vote to refer the acc<sup>o</sup> of E Robinson Jun<sup>r</sup> to the Com<sup>tee</sup> on the acc<sup>o</sup> of W. Parker and others was brot [up] read and concurred

A vote to hear the Pet<sup>n</sup> of the Selectmen of Antrim on the second wednesday of the next Session was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Sam Stone was brot up read & concurred M<sup>r</sup> Foster joined —

A vote to refer the Acc<sup>o</sup> of E Ladd to the Com<sup>tee</sup> on Printers Acc<sup>o</sup> was brot up read & concurred

A vote to refer the proposals of E Ladd to the Com<sup>tee</sup> on the proposals of E Russell was brot up read and Concurred —

Adj<sup>d</sup> till Monday next 3 °Clock P. M —

MONDAY DEC. 10, 1792

Met according to adjournment

Present [all the senate, except Mr. Sheafe and Mr. Waldron.]

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet of Nath Gilman & Tho<sup>s</sup> Stickney was brot up read and concurred M<sup>r</sup> Atherton & M<sup>r</sup> Peabody joined —

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Asa Porter was brot up read & concurred M<sup>r</sup> Foster & M<sup>r</sup> Atherton joined—

A vote to allow the Account of E Cram am<sup>ts</sup> to 43/3 T Dame £3—O. Silsby £9..1..10 & S Ladd £5.. in full [of their accounts] was brot up read & concurred

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the petition of Anna Hanson was brot up read & concd M<sup>r</sup> Waldron joined

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of Eleazer Haywood & others was brot up read and concd M<sup>r</sup> Toppan joined

A vote to allow the County of Grafton £9..6..0 being so much paid by said County to the Sheriff for dispersing public papers was brot up read & concurred—

\* Adjourned till tomorrow morning 9 °Clock \* 4-114

## TUESDAY DEC 11 1792

met according to adjournment

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the senate on the pet<sup>n</sup> of William Adams was brot up read and concurred M<sup>r</sup> Gilman joined—

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate on the petition John Scribner was brot up read and concurred M<sup>r</sup> Atherton joined

A vote to hear the pet<sup>n</sup> of R Jenness on the second Thursday of the next session was brot up read & concurred

A vote to hear the pet<sup>n</sup> of Rob<sup>t</sup> W Smith on the second Thursday of the next session was brot up read & concurred

A vote that the depreciation of R Brown<sup>s</sup> wages while in Service be allowed and that the Com<sup>tee</sup> on Dep<sup>tn</sup> adjust and settle the Acc<sup>o</sup> of s<sup>d</sup> Brown and if a balance be found due to s<sup>d</sup> Browns Estate The Treas<sup>r</sup> of this State issue a Note or other evidence thereof to the Am<sup>ot</sup> of such balance in manner heretofore practised was brot up read and concurred

A vote referring the pet<sup>n</sup> of E S Livermore et alii to the Com<sup>tee</sup> on public Roads was brot up read & concurred

An Act in addition to and in explanation of an Act made and passed the ninth day of February Anno Domini 1791 intituled an Act regulating process and trial in civil causes having been read a third time *voted* that the same be enacted

An Act to annex the two East Rangers of Lotts of land in the Township of Greenfield heretofore called Lyndborough Addition together with those persons herein hereafter mentioned to the

Town of Francestown having been read a third time *voted* that the same be enacted

An Act to secure to the Inhabitants of the County of Cheshire a trial by Jury in a certain case having been read a third time *voted* that the same be enacted

A vote to refer the acc<sup>o</sup> of Beza Woodward to the Com<sup>ts</sup> on the acc<sup>o</sup> of E Cram was brot up read & concurred with this alteration that it be referd to the Com<sup>tes</sup> on the Acc<sup>o</sup> of Parker Tenney & Brooks — Sent down — brot up read & concd

\* 4-115 \* An Act to enable Judith Meloon to settle the estate of her former husband having been read a third time *voted* that the same be nonconcurrent

An Act to enable Judith Meloon to settle the estate of her former husband —

Whereas Judith Meloon wife of Josiah Meloon of Raymond in the County of Rockingham & State aforesaid hath petitioned the General Court representing that about twelve years ago she took administration of the estate of her former husband Moses Sanborn late of Raymond deceased and hath since married the s<sup>d</sup> Josiah who refuses to intermeddle with the settlement of the said deceaseds estate (& hath absconded) the same remaining unsettled & praying she might be enabled to administer said Estate as a feme sole — which prayer appearing reasonable & necessary for the just settlement of s<sup>d</sup> Estate Therefore

*Be it enacted* by the Senate and house of Rep<sup>rs</sup> in General Court convened, that the s<sup>d</sup> Judith Meloon be and hereby is fully authorized and empowered to complete and finish the Adm<sup>m</sup> of the said Deceaseds estate as a feme sole and that she prosecute & defend, sue and be liable to suits in all respects as such her marriage with the said Josiah Meloon notwithstanding she giving bond anew as a feme sole to the Judge of Probate of Wills &c for s<sup>d</sup> County with sufficient sureties to account for the proceeds of s<sup>d</sup> estate that she shall hereafter administer upon having been read a third time *voted* that the same pass to be enacted. Sent down — brot up concurred —

Adjd till tomorrow morning 9 oClock

WEDNESDAY Dec 12, 1792

met according to adj<sup>t</sup>

Present all the Senate except M<sup>r</sup> Waldron

A vote that M<sup>r</sup> Freeman & M<sup>r</sup> Wallace be a Committee to join such of the Hon<sup>ble</sup> House as they may appoint to take under con-

sideration a resolve relative to the taking an inventory of the rateable estates in the several towns parishes & places in said State & report such alterations as they shall think proper Sent down for concurrence brot up concurred

\* A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to \* 4-116 receive and examine the acc<sup>o</sup> of John M<sup>c</sup>Curdy & Alex<sup>dr</sup> Ralston was brot up read & concurred. M<sup>r</sup> Sheafe & M<sup>r</sup> Foster joind

A vote granting the prayer of the pet<sup>n</sup> of certain persons who prayed for liberty to build a bridge at a place called Goffs falls was brot up read & Nonconcurred

A vote appointing a Com<sup>tee</sup> to settle the Treas<sup>r</sup> Acc<sup>o</sup> in the recess of the Court was brot up read and conc<sup>d</sup>

A vote that the balance due from W<sup>m</sup> Gardner be received at the same Rate he received a balance due to him (on settlem<sup>t</sup> of his acc<sup>o</sup> as agent Clothier) from the united States and that the Com<sup>tee</sup> for settling State Acc<sup>o</sup>s be and hereby are directed to adjust the same accordingly was brot up read & concurred —

A vote to hear the petition of J<sup>n</sup> Scribner on the second Wednesday of the next Session of the General Court was brot up read and concurred

An Act for the repeal of an Act appointing Special Justices — And also in addition to, and amendment of an Act for establishing Courts of law having been read a third time *voted* that the same be nonconcurred

Adj<sup>n</sup> till to-morrow morning 9 °Clock

THURSDAY DEC 13<sup>th</sup> 1792

met according to adj<sup>t</sup>

[Present as yesterday.]

A vote for a Com<sup>tee</sup> to join a Com<sup>tee</sup> of the Senate to consider of the pet<sup>n</sup> of J Flanders in behalf of the Inhab<sup>ts</sup> of New London was brot up read & concurred M<sup>r</sup> Freeman joind —

a Resolve that from the time of passing this Resolve the Inspector [of pot-ash, &c.] be entitled for the term of the two next succeeding years, to five pence half penny for each hundred weight of pot or pearl Ashes inspected by him which shall be in lieu of the sum or fees allowed him by the Act for the inspection of pot or pearl ashes passed 28 Dec<sup>r</sup> 1791 was sent down for concurrence brot up concd

A vote that the Sec<sup>y</sup> have & receive £60 for his Salary from June 1792 to June 1793 was brot up read and concurred

A vote that the Treasurer have and receive for his salary £240 was brot up read and concurred with this alteration  
 \* 4-117 \* that said sum be in full for all his services, to include his responsibility in office office hire stationary and all other charges —

A vote that his Excellency Josiah Bartlett Esq have and receive out of the Treasury £200 for his Salary from June 1792 to June 1793 was brot up read and considered whereupon the Senate propose as an amendment, that all the words in said vote from the words Bartlett Esq to the end thereof be struck out and in lieu thereof insert the words for his Salary as President of this State from June 1<sup>st</sup> 1792 to June 1, 1793, have and receive out of the Treasury at the rate of Two Hundred and fifty pounds  $\text{p}$  year so that the vote may read thus — viz

*Voted* that His Excellency Josiah Bartlett Esq for his salary as President of this State from June 1, 1792 to June 1, 1793 have and receive out of the Treasury at the rate of Two Hundred and fifty pounds  $\text{p}$  year signed Eben<sup>r</sup> Smith Senior Senator

An Act establishing permanent Salaries for the Justices of the Superior Court of Judicature having been read a third time *voted* that the same be enacted

An Act in addition to an Act entitled an Act for settling testate estates and in addition to an Act entitled an Act ordering the descent of Intestate estates & empowering the Judge of Probate to settle the same accordingly having been read a third time *voted* that the same be enacted

A vote for a Com<sup>tee</sup> on Pet<sup>n</sup> of Proprietors of Amoskeig Bridge &c was brot up read and concurred M<sup>r</sup> Sheafe & M<sup>r</sup> Wallace joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of J. [S.] Simmons & E Burnham was brot up read and concurred M<sup>r</sup> Gilman & M<sup>r</sup> Smith joined

\* 4-118 \* A vote for a Com<sup>tee</sup> on the Petition of Tho<sup>s</sup> Pinkham was brot up read and Nonconcurred

A vote for a Com<sup>tee</sup> on the Memorial of Tho<sup>s</sup> Cogswell was brot up read and concurred M<sup>r</sup> Freeman M<sup>r</sup> Bellows & M<sup>r</sup> Smith joined —

A vote granting the prayer of the petition of Jon<sup>a</sup> Rawson (Dover Library) and giving him leave to bring in a bill accordingly was brot up read and concurred

A vote that the Treas<sup>r</sup> receive of B Moore of Charlestown a certificate for taxes uncanceled was brot up read and concurred

A Resolve that the Town of Hebron be classed with the Towns of New Chester Bridgewater Cockermouth & Alexandria was brot up read & concurred.

A vote that John Prentice Esq have and receive £65 as a Salary [from June 1792 to June 1793,] was brot up read and concurred

Adjourned till to morrow morning 9 oClock

# FRIDAY DEC 14, 1792

met according to adjt  
present as yesterday

A vote granting the prayer of the pet<sup>n</sup> of S Leavitt and giving him leave to bring in a Bill to establish in him all the right which J Leavitt had in the ten Acres of Land described in said pet was brot up read & concurred

A vote to refer the pet of W Smith to the Com<sup>tee</sup> on the Acc<sup>o</sup> of [W.] Parker and others was brot up, read & concurred

A vote that M<sup>c</sup>Curdy & Ralston be abated on their bonds £30 to be deducted from the principal & Interest now due on s<sup>d</sup> bonds in full of all abatements was bro<sup>t</sup> up read & concurred on this condition that they pay Up the balance due on s<sup>d</sup> bonds within sixty days from the date hereof Sent down — bro<sup>t</sup> up conc<sup>d</sup>

\* A vote for a Com<sup>tee</sup> on the Pet<sup>n</sup> of John Peirce Esq & \* 4-119 others was brot up read & concurred M<sup>r</sup> Atherton & M<sup>r</sup> Wallace joined

A vote for a Com<sup>te</sup> to attend the Probate Office on the Settlement of the Account of Robert Smith Trustee of the estate of Stephen Holland was brot up read & concurred M<sup>r</sup> Freeman M<sup>r</sup> Peabody & M<sup>r</sup> Gilman joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of John Taylor was bro<sup>t</sup> up read & concurred M<sup>r</sup> Freeman & M<sup>r</sup> Smith joined

An Act to carry into effect the Constitution of this State as altered & amended by the late Convention having been read a third time *voted* that the same be enacted.

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of W<sup>m</sup> Hastings was bro<sup>t</sup> up read and concurred M<sup>r</sup> Gilman joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of A. Waldron was brot up read and concurred: M<sup>r</sup> Toppan joined —

A vote granting the prayer of the petition of Francis Blood and giving him leave to bring in a bill accordingly was brot up read and concurred

A vote to allow John Melcher £15..0.4 in full Geo. Hough

£22..8..8 in full Eliph<sup>t</sup> Ladd £2..2 in full & Caleb Buswell  
 £0..8..0 in full of their Acc<sup>o</sup> — was brot up read & concurred  
 Adj<sup>d</sup> till tomorrow morning 9 oClock —

## SATURDAY DEC 15 1792

met according to adjournment  
 Present as yesterday —  
 adjd till monday next 3 oClock P M

## MONDAY DEC 17 — 1792

met according to adjm<sup>t</sup>  
 present as on Saturday last

A vote that the Electors for this State of President & vice President of the U S. have & receive for their services 9/ <sup>p</sup> day & pay for travel as members of the Legislature except no pay for travel as elector be allowed to those who are paid for travel as Members of the Legislature was brot up read & concurred —

\* 4-120 \* A vote for a Com<sup>te</sup> to consider of the petition of J Chesley was brot up read & concurred M<sup>r</sup> Foster joined

A vote to postpone the hearing of the pet<sup>n</sup> of Jon<sup>s</sup> [John] Steele to the Second Wednesday of the next session of the General Court was brot up read and concurred

A vote to hear the pet<sup>n</sup> of Sam<sup>l</sup> Gilman on the second Wednesday of the next Session was brot up read and concurred

A vote directing the Sec<sup>y</sup> to procure 350 printed authenticated copies of the Act to carry into effect the Constitution of this State as altered and amended by the late Convention was brot up read and concurred

A vote that His Excellency the President have and receive £200 for his Salary from June 1792 to June 1793 was brot up read & conc<sup>d</sup>

A Resolve that the Selectmen of the several Towns &c take an inventory of the rateable estates of s<sup>d</sup> Towns &c was brot up read and conc<sup>d</sup>

An Act in addition to and in Amendment of an Act intituled an Act empowering Phinehas Parker to review a certain action having been read a third time *voted* that the same be enacted

An Act to empower a Committee to settle & fix the boundaries and line between the parishes of North Hampton & Rye having been read a third time *voted* that the same be enacted

An Act to repeal an Act entitled an Act to erect a poll parish



in the town of Pelham having been read a third time *voted* that the same be enacted —

An Act establishing where certain Inhabitants of the Towns of Hampton falls and Seabrook shall work out their highway taxes having been read a third time *voted* that the same be enacted

A vote to hear the pet of Sam Emerson & J Porter on the Second Wednesday of the next Session was brot up read & concurred

\* A vote for a Com<sup>te</sup> on the pet<sup>n</sup> of the Selectmen of \* 4-121  
Wolfborough was brot up read & concurred M<sup>r</sup> Smith  
joined

Adjourned till tomorrow morning 9 oClock

## TUESDAY DEC 18 1792

met according to adjournment

Present all the Senate except M<sup>r</sup> Waldron & M<sup>r</sup> Bellows

A vote that the Secr<sup>y</sup> be directed to procure 220 copies of the Resolve for taking a new valuation was brot up read & concurred with this alteration that it be 320 instead of 220 & sent down for concurrence — and brot up with a message that the House adhere to their vote upon which the Senate nonconc<sup>d</sup> the alteration

An Act to incorporate certain persons herein after named into a Society by the name of the Social library Company in Dover having been read a third time *voted* that the same be enacted

A vote for a Com<sup>te</sup> on the acc<sup>o</sup> of David Webster Esq was brot up read & concurred M<sup>r</sup> Shepard & M<sup>r</sup> Smith joined

A vote that S Wheeler deliver the order on the late Treas — for £3..12..4 — & now receive out of the Treas<sup>y</sup> £7..19..1 in full of his acc<sup>o</sup> was brot up read and concurred.

A vote so far granting the prayer of the pet<sup>n</sup> of S. Holland as that he have leave to bring in a bill to enable him to hold real Estate &c was brot up read & concurred

A vote granting the prayer of N Gilman & giving him leave to bring in a bill accordingly was brot up read & concurred

A vote to refer the Acc<sup>o</sup> of H. Ranlet to the Com<sup>tee</sup> on printers Ac<sup>co</sup> — was brot up read & conc<sup>d</sup>

A Resolve that this State become interested in & partners with the proprietors of New Hampshire Bank &c was bro<sup>d</sup> up read & concurred —

A vote for a Com<sup>tee</sup> to take under consideration & report the necessary arrangements for dividing the militia of this State was brot up read and concurred M<sup>r</sup> Shepard and M<sup>r</sup> Sheafe joined

A vote that the session of the Gen<sup>l</sup> Court on the first Wednesday of June next be holden at Concord was brot up read and concurred

\* 4-122 \* A vote that the travel and attendance of the Gen<sup>l</sup> Court be the same as at the last Session was brot up read and concurred

A vote that the Treas<sup>r</sup> issue his Extent against the estate of Eben<sup>r</sup> Green late of Lyme deceased for the amount of the sum due to s<sup>d</sup> State upon a bond signd by s<sup>d</sup> Green & others was brot up read and concurred —

An Act to establish Post Guides and to facilitate travelling in & thro this State having been read a third time *voted* that the same be enacted —

A [vote] for a Com<sup>te</sup> on the Mem<sup>ol</sup> of Geo. Jaffrey Esq and others, was brot up read & concurred M<sup>r</sup> Atherton & M<sup>r</sup> Smith joined.

A vote to allow the acc<sup>o</sup> of B Woodward amounting to £18.15.0 was brot up read and concurred

An Act securing to William Page and Lewis R Morris and their associates, their heirs & assigns forever the exclusive right of locking Bellow<sup>s</sup> falls on Connecticut River having been read a third time *voted* that the same be enacted.

An Act in addition to an Act entitled An Act for the punishment of certain crimes not capital having been read a third time *voted* that the same be enacted

Adjourned till tomorrow morning 9 °Clock

WEDNESDAY DEC 19 1792

met according to adjournment

Present as yesterday —

An Act to vest in John Weeks his heirs & assigns forever, the sole & exclusive privilege of keeping a ferry over a certain part of Connecticut River, having been read a third time *voted* that the same be enacted

A vote for a Com<sup>te</sup> on the pet<sup>n</sup> of E S. Livermore et alii was brot up, read and concurred M<sup>r</sup> Sheafe & M<sup>r</sup> Smith joined

A vote granting the prayer of the petition of the Selectmen of Wolfboro<sup>o</sup> and giving them leave to bring in a bill accordingly was brot up read & conc<sup>d</sup>

\* 4-123 \* A vote to allow D Webster Esq £15..10..0 [fifteen pounds] in full for dispersing public papers was brot up read & concurred

A Resolve that the Treas<sup>r</sup> be and he hereby is directed to take such Measures as he may judge expedient for the collection of the outstanding Taxes was brot up, read & concurred

A vote to allow the acc<sup>o</sup> W [William] Parker £7..4 for the use of a Room — [also the account of] Parker & Tenny [for inspecting invalids, amounting to] £13..4 was brot up read & concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of Jon<sup>a</sup> Cilley was brot up read & concurred M<sup>r</sup> Sheafe M<sup>r</sup> Freeman & M<sup>r</sup> Peabody joined

a vote that the Town of New London be abated one fifth part of the sum set to them in the last proportion was brot up read & concurred

A vote directing the Sec<sup>y</sup> to procure 320 copies of the resolve for taking a new valuation was brot up read & concurred

A vote that the time for the Selectmen of the several delinquent Towns to settle with their Collectors of the several taxes of various Denominations of paper be extended to the first day of March next was brot up read & Nonconcurred

A vote for a Com<sup>tee</sup> to consider of the petition of Sherburne & Cutts was brot up read & concurred M<sup>r</sup> Toppan & M<sup>r</sup> Gilman joined —

A vote that M<sup>r</sup> Foster M<sup>r</sup> Wallace & M<sup>r</sup> Sheafe be a Com<sup>tee</sup> to consider of the petition of Noah Lovewell & report thereon —

A vote that the Treas<sup>r</sup> call to account the Sheriff of the County of Strafford for the execution of an Extent against Joseph Lary for a certificate tax due from Wolfborough for 1783 — was brot up read and concurred —

adjourned ['till to-morrow morning, 9 o'clock.]

THURSDAY DEC 20, 1792

Met according to adjm<sup>t</sup>

[Present as yesterday.]

A vote appointing a Com<sup>tee</sup> to lay out a road from Shelburne to Stratford was brot up read & concurred

\* A vote granting the prayer of the pet<sup>n</sup> of Will<sup>m</sup> Morland & that the Treas<sup>r</sup> govern himself accordingly was brot up, read and concurred \* 4-124

An Act empowering Samuel Holland Esq to hold lands having been read a third time *voted* that the same be enacted.

A vote that the Treas<sup>r</sup> be authorized to receive seven shillings in specie in lieu of every twenty shillings of Certificates & indents

due to the State for taxes on any town or place that has not yet had Selectmen was brot up read and concurred

A vote that J Weeks & J Baker [Barker] have 36s in full of their Acc<sup>o</sup> [for taking an inventory, &c.] was brot up read & concurred —

A vote granting the prayer of the pet<sup>n</sup> of S. Brooks and that the Treasurer govern himself accordingly was brot up read & concurred —

A vote that the person attending the Light House have liberty to use the Flags that belong to this State to be hoisted as heretofore on the approach of any Topsail Vessel was brot up read & concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> from the towns of Bath & Landaff also pet<sup>n</sup> of Jer Eames was brot up read & concurred M<sup>r</sup> Freeman joined

An Act for forming & regulating the Militia within this State & for repealing all the laws heretofore made for that purpose" was taken under consideration —

On motion — Shall the Act of Congress relative to the militia stand intermixed & enacted as in the bill now under consideration?

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Smith	M <sup>r</sup> Foster	M <sup>r</sup> Toppan	M <sup>r</sup> Shepard &
M <sup>r</sup> Sheafe			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Freeman	M <sup>r</sup> Atherton	M <sup>r</sup> Peabody	M <sup>r</sup> Wallace &
M <sup>r</sup> Gilman			

A vote that Sam Brooks have and receive £25 in full of his Acc<sup>o</sup> for making out an Index of the records of Deeds was brot up read and concurred —

A vote for a Com<sup>tee</sup> to consider of the Acc<sup>o</sup> of W [William] Gardner Esq was brot up read & concurred M<sup>r</sup> Gilman & M<sup>r</sup> Freeman joined —

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of the Proprietors of Amoskeig Bridge was brot up read & concurred M<sup>r</sup> Gilman joined —

A vote granting the prayer of the petition of the Trustees of Dartmouth College and giving them leave to bring in a bill accordingly was bro<sup>t</sup> up read & concurred

A vote for a Com<sup>tee</sup> to consider & report the most suitable measures for the disposal of the unlocated lands was brot up read and conc<sup>d</sup> — M<sup>r</sup> Gilman M<sup>r</sup> Toppan & M<sup>r</sup> Freeman joined —

\* 4-125 \* A vote to accept the report of a Com<sup>tee</sup> on the pet<sup>n</sup> of

John Hurd and that Capt D [David] Hough is empowered to ascertain the quantity of land contained in said Gore petitioned for and report to the Gen<sup>l</sup> Court was brot up read and concurred Adj<sup>d</sup> ['till to-morrow morning, 9 o'clock.]

## FRIDAY DEC 21 1792

[Met according to adjournment.

Present as yesterday.]

An Act to confirm & establish & vest the fee of certain land in Samuel Leavitt his heirs & assigns was brot up read & noncon-  
curred.

An Act to confirm in Sam<sup>l</sup> Leavitt his heirs & assigns certain lands having had three several readings passed to be enacted was sent down [for concurrence] — brot up concurred —

A Resolve that W<sup>m</sup> Chadburne of Conway have liberty to inoculate with the small pox in Sam<sup>l</sup> Starks Location in s<sup>d</sup> County until the first day of November next he the s<sup>d</sup> Chadburne giving bonds with Sureties to the Judges of the Courts of Common pleas for the County of Strafford in the sum of £1000 for his faithful performance as the law directs was brot up read & concurred

The Militia Bill was taken under consideration — On Motion, Shall the Act of Congress relative to the militia stand intermixed & enacted in the manner it now is in the bill under consideration?

The yeas & Nays were required & as follows viz

Yeas.	Yeas.	Yeas.	Yeas.
Mr Shepard	Mr Smith	Mr Toppan	Mr Foster
Mr Sheafe			
Nays.	Nays.	Nays.	Nays.
Mr Gilman	Mr Freeman	Mr Peabody	Mr Wallace
Mr Atherton			

The number being equal, the question was, by His Excellency the President determined in the affirmative so far as to take the bill under consideration — Whereupon proceeded to the reading of said Bill —

A Resolve that Dan<sup>l</sup> Rindge and other the Memorialists who owe State Notes to the State on their several bonds &c be severally allowed to pay their respective balances in specie at 7s in the pound according to a vote of the Gen<sup>l</sup> Court passed at their Session in Dec 1791 provided they first pay in s<sup>d</sup> notes the sum specified in s<sup>d</sup> vote to be so paid excepting £279.. 2.. the part thereof which is to be paid by George Jaffrey Esq And the Treas<sup>r</sup> is

directed to receive their respective payments accordingly was brot up, And after serving M<sup>r</sup> Jaffrey with a Copy of the above Resolve & receiving and considering his Memorial dated by mistake 22<sup>d</sup> Dec 1792, was read & concurred

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of E Ladd was brot up read & concurred M<sup>r</sup> Foster & M<sup>r</sup> Wallace joind

\* 4-126 \* A vote for a Com<sup>tee</sup> on the Acc<sup>o</sup> of Jon<sup>a</sup> Clark and others was brot up read & concurred M<sup>r</sup> Toppan joind

A vote to hear the petition of Ed<sup>d</sup> Livermore and others on the first Tuesday of the next Session was bro<sup>t</sup> up read and concurred *voted* that M<sup>r</sup> Atherton M<sup>r</sup> Foster and M<sup>r</sup> Smith be a Com<sup>tee</sup> to take under consideration the Militia bill and report such alterations as they shall think proper —

A vote so far granting the prayer of the pet<sup>n</sup> of John Nott as that he have out of the Treasury £6 — was brot up read & concurred

A vote for a Com<sup>tee</sup> to nominate four Rev<sup>d</sup> Gentlemen out of whom one to be chosen to preach an Election Sermon was brot up read & concurred M<sup>r</sup> Foster joind

A vote that the powers given to a Com<sup>t</sup> respecting a Road from Amoskeig to Pelham be continued until the next Session was brot up read & concurred

An Act to encourage the manufacture of Malt Liquors having had the [three] several readings passed to be enacted Sent down for concurrence — brot up concurred

Adjd till tomorrow morning 9 o'clock

#### SATURDAY DEC 22 1792

met according to Adj<sup>t</sup>

Present as yesterday except M<sup>r</sup> Sheafe

A vote that M<sup>r</sup> Peabody & M<sup>r</sup> Smith be a Com<sup>tee</sup> to join such of the Hon House as they may appoint to take under consideration a vote of the Hon House of Rep<sup>s</sup> of the 21 Dec Ins<sup>t</sup> on the pet<sup>n</sup> of Col Steph<sup>n</sup> Evans & all similar matters & report thereon was sent down for concurrence brot up conc<sup>d</sup>

A vote that the Town of Lytchfield be abated one 14<sup>th</sup> part of all their taxes from the time that the last proportion of taxes was taken till a new one shall take place was brot up read & concurred

A vote that the Acc<sup>o</sup> of E. Robinson & alii [for examining the claims against the estate of the late Governor J. Wentworth, amounting to four pounds fourteen shillings and sixpence,] be

allowed [and that the president give order accordingly,] was brot up read & concurred

A vote to refer the Acc<sup>o</sup> of H Ranlet to the Com<sup>tee</sup> on printers Acc<sup>o</sup> was brot up read & concurred —

A vote that the Collector of Taxes for the Town of Lee for 1788 be abated £20 out of the Silver tax of s<sup>d</sup> Town &c was brot up read & Nonconcurrent

\* Adjourned till Monday next 3 o'clock P M — \* 4-127

#### MONDAY DEC 24 — 1792

met according to Adjournment

Present all the Senate except M<sup>r</sup> Sheafe [and Mr. Bellows.]

A vote to accept the report of a Com<sup>tee</sup> aptd to lay out a road from Conway to Shelburne and that a bill be brot in accordingly was brot up read and concurred.

A vote for a Com<sup>tee</sup> to consider of a vote handed in to allow the Town of Dunstable a State Note of £11..6.6 in lieu of an order drawn for that sum was brot up read & concurred M<sup>r</sup> Toppan & M<sup>r</sup> Gilman joined

A vote respecting the Town of Somersworth receiving a State [note] &c was brot up read and referred to the Com<sup>tee</sup> on a vote handed in to allow the Town of Dunstable a certain State Note —

A vote to accept the report of a Com<sup>tee</sup> apt<sup>d</sup> to arrange the Militia of this State was brot up read & concurred

A vote on pet<sup>n</sup> of B Bigelow — that the Judge of [probate] be impowered to extend the time for receiving claims against the Estate of Gov<sup>r</sup> Wentworth was brot up read & nonconcurrent.

A Resolve that the Judge of Probate for the County of Rockingham be empowered to proceed in the same manner in the settlement of the acc<sup>o</sup> of Rob<sup>t</sup> Smith respecting the personal estate of S. Holland as he is by law authorized in the Settlement of the real Estate was brot up read & concurred

Adj<sup>d</sup> till tomorrow morn<sup>g</sup> 9 o'clock

#### TUESDAY DEC 25, 1792

met according to adj<sup>t</sup>

Present as yesterday

A vote for a Com<sup>tee</sup> to receive proposals from printers for performing public printing was brot up read and concurred: M<sup>r</sup> Foster & M<sup>r</sup> Smith joined

An Act to impower Nathaniel Gilman Esq to sell certain real

Estate of Charotte [Charlotte] Odlin a Minor & to empower Thomas Stickney to sell certain real Estate belonging to Mary Ann his wife who is under twenty one years of Age having been read a third time *voted* that the same be enacted

\*4-128 \*An Act for the repeal of a certain clause of the Act for preventing the spreading the small pox made and passed the third day of February Anno Domini 1789 & in addition to and amendment of the said Act — having been read a third time *voted* that the same be enacted.

A vote that the Revd Chaplains receive out of the Treasury 36s each for their Services was brot up read & concurred

An Act to alter the place of holding part of the Courts in the County of Hillsbor<sup>o</sup> having been read a third time *voted* that it pass to be enacted was sent down for concurrence — brot up concurred

A vote for a Com<sup>tee</sup> to consider of the return made by the Commissary Gen<sup>l</sup> of the Military Stores &c was brot up read & concurred M<sup>r</sup> Wallace & M<sup>r</sup> Toppan joined

A vote that the Town of Somersworth receive a State Note for the sum of £34..12..7 in lieu of an order for s<sup>d</sup> sum for bounties & supplies to the Continental soldiers was brot up read & nonconcurred

Adjourned till tomorrow morning 9 °Clock

WEDNESDAY DEC 26 [1792.]

met according to adjournment  
[Present]

A vote for a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of Prince Caesar was brot up read & concurred M<sup>r</sup> Freeman joined —

An Act in addition to & explanation of an Act passed Jan 24, 1791 having been read a third time *voted* that the same be enacted

A vote to allow Henry Ranlet £35..1..6 in ful for printing was brot up read & concurred

A vote for a Com to consider of the pet<sup>n</sup> & acc<sup>o</sup> of Moses Kelley Esq was brot up read & concurred M<sup>r</sup> Smith & M<sup>r</sup> Peabody joined —

A vote that the Rev<sup>d</sup> M<sup>r</sup> Amos [Aaron] Wood of Weare be & is appointed to deliver an Election Sermon [in June next, before the general court,] was brot up read & unanimously nonconcurred

A vote ap<sup>te</sup> Rev<sup>d</sup> M<sup>r</sup> B. Olcott of Charlestown [be and he hereby is appointed] to deliver an Election Sermon in June next



before the Gen<sup>l</sup> Court and that his Exc<sup>y</sup> the president be requested to inform him thereof seasonably to prepare therefor was sent down for concurrence—

\* A vote on the pet<sup>n</sup> of Francis Blood, that he have \* 4-129 liberty to bring in a bill at the next Session was bro<sup>t</sup> up read and concurred

A vote granting the prayer of Anne Hanson who prayed pay for a Doc<sup>r</sup> bill &c for her late husb<sup>d</sup> a soldier and that the Presd<sup>t</sup> give order accordingly was brot up read & concurred

A vote appointing a Com<sup>tee</sup> to consider of the pet<sup>n</sup> of John Wendall & others relative to a loan of money out of the Treasury was brot up, read and nonconcurred

A vote to hear the pet<sup>n</sup> of John Waldron on the first Tuesday of the next Session was brot up read and concurred—

A vote to allow the acc<sup>o</sup> of John Calfe amounting to £11.0.2 for copying &c was brot up read & concurred—

The militia Bill was taken under consideration—On Motion, Shall the Cavalry heretofore established, be enrolled with the Infantry in the militia of this State?—

The yeas & Nays were call'd for and as follows viz

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Foster	M <sup>r</sup> Toppan	M <sup>r</sup> Wallace	M <sup>r</sup> Shepard
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Peabody	M <sup>r</sup> Smith	M <sup>r</sup> Atherton	M <sup>r</sup> Freeman
M <sup>r</sup> Gilman	M <sup>r</sup> Waldron		

Yeas 4—Nays 6—So it passed in the negative—

*Voted* that the following clause be inserted before the last Section viz.

That Nothing in this Act shall be construed to take away or abridge the privilege of the Corps of Cavalry in this State—They shall however be subject in other respects to the laws for governing the militia—sent down for concurrence—The Senate were informed by a Mesage that the above clause was nonconcurred by the House of Representatives—

A vote that M<sup>r</sup> Peabody M<sup>r</sup> Sheafe & M<sup>r</sup> Freeman be a Com<sup>tee</sup> on the part of the Senate to confer with such of the Hon House as they may appoint upon the disagreement of the two branches relative to the proposed amendment to the militia bill and report the result of their deliberations thereon was sent down for concurrence—brot up joined

A vote for a Com<sup>tee</sup> on the pet<sup>n</sup> of L<sup>t</sup> James Crombie was brot up read and concurred M<sup>r</sup> Gilman & M<sup>r</sup> Sheafe joined

A vote that Prince Caesar alias Prince Walley in personal application have the depreciation of his wages was brot up read & concd

A vote that Eben<sup>r</sup> Smith Nathan Hoit & Joseph Badger Esq<sup>r</sup> be allowed 10s <sup>p</sup> day for their services in laying out a road from Conw<sup>r</sup> to Shelburne instead of twelve shillings as charged was brot up read & concd

Adjd till tomorrow morning 9 oClock

THURSDAY DEC 27 1792

met according to adjournment

Present as yesterday —

A vote to allow H Ranlet £110 in full of his Acc<sup>o</sup> for printing Acts of Congress was brot up read & concurred

A vote to allow the Acc<sup>o</sup> of N Parker amot<sup>s</sup> to 27/5 — [for engrossing acts, &c.] was brot up read & concurred —

\* 4-130 A vote to pay Sam<sup>l</sup> Cherry 44/8 for attendance as an evidence &c [before a committee on a settlement between the State and Robert Smith,] was brot up read & concurred

A vote that the Towns of Middleton & Somersworth be discharged by the Treas<sup>r</sup> for taxes for which he had issued extents against the Collectors & whereby a loss accrued to the State was brot up read & concurred.

A vote to pay E Robinson Jun<sup>r</sup> £6..15..0 for copying Acts &c for Com<sup>snr</sup> on Continental accounts was brot up read & concurred —

A resolve that the Treas<sup>r</sup> issue his Extent as mentioned in said Resolve the mistake respecting the year in s<sup>d</sup> resolve notwithstanding was brot up, read & concurred

A vote that J T Gilman & N Rogers Esq<sup>r</sup> settle & adjust the Acc<sup>o</sup> of Col Evans against this State & certify the balance if any & that the President give order on the Treas<sup>r</sup> &c was brot up read and concurred

A vote to allow Jon<sup>a</sup> Clark & Jon<sup>a</sup> Cilley £17..2..0 in full of their Acc<sup>o</sup> for laying out a road from Newmarket bridge to Northwood was brot up read & concurred

A vote to allow Sam<sup>l</sup> Parker 7s 6 [for engrossing an act,] was brot up read & concurred

An Act for arranging the militia into divisions having been read a third time *voted* that the same be enacted —

A vote of yesterday on the militia Bill, viz that nothing in this

Act shall be construed to take away or abridge the privileges of the Corps of Cavalry in this State — They shall however be subject in other respects to the laws for governing the militia, being nonconcurrent by the House of Representatives, a motion was made that the Senate recede from said vote, whereupon the yeas & nays were called for and as follows viz —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Sheafe	Mr Foster	Mr Toppan	Mr Smith
Mr Waldron	Mr Shepard		
	Nays.	Nays.	
	Mr Peabody	Mr Atherton	
	Mr Gilman	Mr Freeman	

Yeas 6 Nays 4, so it passed in the affirmative —

In Senate the same day *voted* the following amendment “ And be it further enacted that the several Companies which compose the Regiments of Cavalry be annexed to the Regiments of Infantry in manner following viz

To each Regiment of Infantry there shall be as far as the number of Companies of Cavalry will admit of it, one Troop of Horse or Company of Cavalry with the present officers (if they see fit) and men of said companies who are now uniformly clothed and equipped or shall be within four months — Said troops of Horse shall be under the command of the field Officers of the Regiments of Infantry, and shall be joined to such Regiments as shall be the most contiguous and convenient to said companies — privilege shall be allowed to the non commissioned Officers and privates of Cavalry at any time hereafter of being enrolled as infantry, provided they decline serving as Cavalry and said Companies of Cavalry may be compleated by enlistments from time to time from the infantry as vacancies may be in said Companies.

On the Question, Shall the foregoing pass? the yeas & nays were called for and as follows viz

Yeas.	Yeas.	Yeas.	Yeas.
Mr Sheaf	Mr Foster	Mr Toppan	Mr Waldron &
Mr Shepard			
Nays.	Nays.	Nays.	Nays.
Mr Peabody	Mr Gilman	Mr Smith	Mr Atherton &
Mr Freeman			

The number being equal, the question was by His Excellency the President determined in the affirmative — Sent down for concurrence — brot up with a Message that the House agree to the above amendm<sup>t</sup>

A vote that Mr Atherton Mr Sheafe & Mr Freeman be a Com<sup>tee</sup> on the part of the Senate to join such of the Hon House as they may appoint to take into consideration the escheat Act and report what alterations and additions shall be made to said Act in order that the State may avail themselves of their right to certain Townships of land the conditions of the Grants not being complied with was sent down for con<sup>ce</sup>

Adj<sup>d</sup> till tomorrow morning 9 o'Clock

FRIDAY 28 DEC 1792

met according to adjournment

Present [as yesterday.]

A vote to pay the acc<sup>t</sup> of O [Oliver] Peabody Esq amo<sup>t</sup> to £4.. 7 — was brot up read and concurred.

\* 4-131 \* A vote granting the prayer of the petition of Bradbury Cilley who prays for an allowance on two carriages of Mess<sup>s</sup> Wentworth remitted by the Court was brot up read & Non-concurred

A vote that John Young Esq be allowed 12s for drafting a bill was brot up read & concurred.

An Act for forming & regulating the militia within this State and for repealing all the laws heretofore made for that purpose, having been read a third time — On the question shall this Act pass? — The yeas and nays were called for and as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Sheafe	Mr Foster	Mr Toppan	Mr Smith
Mr Waldron	Mr Shepard		
Nays.	Nays.	Nays.	Nays.
Mr Peabody	Mr Gilman	Mr Wallace	Mr Atherton
Mr Freeman			

Yeas 6 — Nays 5 — So it passed in the affirmative —

In Senate December 28<sup>th</sup> 1792

Upon the third reading of the bill “for forming and regulating the militia within this State and for repealing all the laws heretofore made for that purpose”

The undersigned doth hereby enter his dissent against the same, and protest against the said bill being enacted into a law —

First because the united States in Congress assembled on the 8<sup>th</sup> day of May 1792 passd an Act entitled “An Act more effectually to provide for the national defence by establishing an uniform Militia throughout the united States” which Act without the par-

ticular recognition or other proceedings of this State is a Constitutional Law in New Hampshire and obligatory upon the Citizens thereof; And because the said bill contains many detached sentences, paragraphs, and parts of paragraphs of said Act of Congress that are \*mutilated and intermixed \*4-132 with a variety of other matters in order to be enacted into a law by this State which in the opinion of this Protestant, if it does not amount to an explicit declaration, yet it strongly implies, that no act of Congress can be considered as law in New Hampshire until the same has been recognized and enacted by the Legislature of the State, and because such implication savours much of the spirit of faction and is dangerous to government.

Secondly — Because those paragraphs in said bill which tend to alter or abridge the right & privileges which by the laws, usages & customs, certain Corps of Cavalry & Artillery, have heretofore had & enjoyed in this State with many other matters in the said bill contained are not only impolitic but entirely repugnant to the letter & spirit of the aforesaid Act of the united States

Nath<sup>l</sup> Peabody

An Act to revive a certain Act passed the 21. of Dec<sup>r</sup> 1791 entitled an Act to authorize the Assessment and collection of taxes in the Township of Coventry in the County of Grafton in said State and to extend the time for effecting the purposes therein mentioned having been read a third time *voted* that the same be enacted.

A vote to pay the Acc<sup>o</sup> of J Blanchard G. Livermore [Gilmore] & Mich<sup>l</sup> M<sup>c</sup>Clary amounting to 18/ for engrossing the Militia bill was brot up read & concurred —

A vote that M<sup>r</sup> Melcher be employed to execute all the public printing of this State agreeably to his proposals for the year 1793 — viz For printing the Acts on good Demy printing paper with the same size, type & page with that on which the revised laws are now printed, one penny three farthings  $\frac{3}{4}$  Sheet, allowing 16 pages to the Sheet — For printing election Sermons on good large Demy paper, with an elegant new type, one penny half penny  $\frac{1}{2}$  Sheet — For printing the Journals of both Houses on the same size, type, paper &c on which they are now printed, One penny  $\frac{3}{4}$  Sheet — For printing proclamations, extents resolves &c on writing paper, three farthings  $\frac{3}{4}$  Sheet — For all larger or smaller work in the same proportion with the afores<sup>d</sup> prices, was bro<sup>t</sup> up, read and concurred

\* A vote that the Towns in the northerly part of this \*4-133

State between Haverhill and the latitude of 45° be divided into four districts for chusing Rep<sup>s</sup> in the following mannerviz—The Towns of Bath Landaff and Lincoln to form one district The Towns of Lyman, Concord & Franconia to form one District—The Towns of Littleton Dalton Lancaster & Dartmouth to form one district and the Towns of Northumberland Percy Stratford Cockburne Colburne Shelburne and Stewart Town to form one district—And that each of the aforesaid districts be & they hereby are empowered to send one Rep. to the Gen<sup>l</sup> Court in future was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of Gilman & Boyer amount<sup>s</sup> to 41s for engrossing the militia bill was brot up read and concurred

A vote that the Acc<sup>o</sup> of Moses Kelley Esq be referred to J T. Gilman & N Rogers Esq<sup>rs</sup> & that they report thereon at the next Session was brot up read & concurred

A vote to pay the Acc<sup>o</sup> of J Nelson amot<sup>s</sup> to £18.. 2.. 5 for wood, candles &c And attendance on Gen<sup>l</sup> Court was brot up read & concurred

A vote that the Attorney Gen<sup>l</sup> be directed to prosecute the bond given by Rob<sup>t</sup> Smith for the faithful performance of his duty as Trustee of the Estate of S Holland an Absente was brot up read & concurred

A vote that His Exc<sup>y</sup> the President be requested to appoint with Advice of Council some suitable person to compleat the Index of the records of Deeds in the C<sup>ty</sup> of Rockingh[am] was brot up read and concurred

A vote that Moses Kelley Esq have & receive out of the Treasury £30 to be by him accounted for, was brot up read and concurred

A vote that the President with the advice of Council be desired to adjourn the Gen<sup>l</sup> Court to the last Wednesday in May next then to meet at Concord was brot up read and concurred

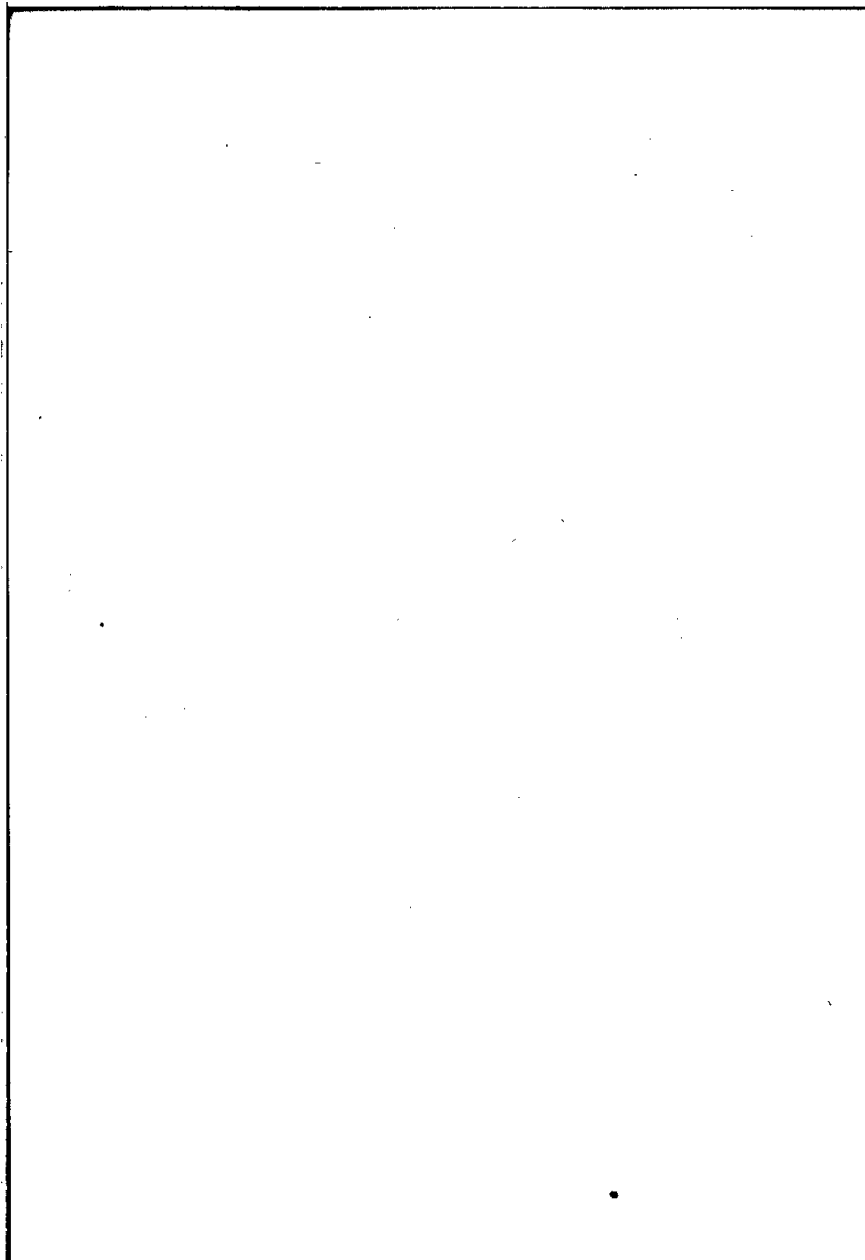
His Exc<sup>y</sup> the Presd<sup>t</sup> sent down the Secretary to inform the Hon House of Rep<sup>s</sup> that he with advice of Council had adjourned the G C [general court] agreeably to the above vote

J PEARSON Sec<sup>y</sup>

JOURNAL  
OF THE  
HOUSE OF REPRESENTATIVES

CONTAINING THE PROCEEDINGS

FROM NOVEMBER 21 TO DECEMBER 28, 1792.





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A JOURNAL

OF THE

PROCEEDINGS OF THE HONB<sup>L</sup> HOUSE OF REPRESENTATIVES FOR  
SAID STATE AT THEIR SESSION BEGUN AND HOLDEN AT EXETER  
NOVEMBER 21<sup>st</sup> 1792 —

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WEDNESDAY Nov<sup>R</sup> 21<sup>st</sup> 1792

Several members met agreeably to adjournment but there not being a quorum for business they agreed to adjourn to 9 o'clock to morrow morning —

THURSDAY Nov<sup>R</sup> 22<sup>d</sup> 1792

Met according to adjournment and there being a quorum Information was given to the Honb<sup>L</sup> Senate that a quorum of the House were present and ready to proceed to business —

M<sup>r</sup> Moses L Neal having resigned the office of Assistant Clerk — Motion was made that an Assistant Clerk be appointed — whereupon — *Voted* that M<sup>r</sup> Badger M<sup>r</sup> A Parker and M<sup>r</sup> Holmes be a Committee to nominate three suitable persons one of whom to be appointed Assistant Clerk to this House —

The foregoing Committee having reported a Nomination of three persons — the ballots were called for and Nathanael Parker Esq<sup>r</sup> was elected to the Office —

Adjourned to 3 o'clock P. M —

Met accordingly

*Voted* that M<sup>r</sup> Gains, M<sup>r</sup> Blanchard M<sup>r</sup> M Leavitt M<sup>r</sup> Bradley & M<sup>r</sup> Pickering be a Committee on the part of this House to join such of the Honb<sup>L</sup> Senate as they may appoint to consider of the

Petition of Joseph Cilley Esq<sup>r</sup> and others respecting New Markett bridge and report thereon

The Secretary came down from the Honb<sup>l</sup> Senate with the following Message from his Excellency —

Gentlemen of the Senate and Gentlemen of the House of Representatives —

The business that more immediately requires the attention of the Legislature is the arrangement of the Militia and  
\* 14-400 making the Laws of this state conformable to the \* Law of the General Government for regulating the Militia — the returns that I have called for agreeably to your directions have not as yet been fully made when compleated I shall lay them before you —

I beg leave to suggest for your consideration whether it will not be proper at this session to make the necessary arrangements for introducing into practise those alterations in our state Constitution which have been made by the late Convention and adopted by the people —

Although the general revision of the Laws of the state and the Several regulations that have taken place, has rendered the Situation of our public affairs more eligible than they have been in years past yet I conceive that in your deliberations you will find many regulations in the internal police of the state that would still further contribute to the advantage and prosperity of the people we represent —

Among the things that I apprehend would tend to that important purpose I beg leave to mention the opening & keeping in repair convenient roads and bridges so as to make the transportation of Articles through the state and to the public markets as convenient and easy as possible this I conceive would tend to promote industry in agriculture trade and manufactures which joined with proper Oeconomy is the only true and genuine source of wealth & opulence in any Country — Perhaps giving encouragement to the opening water communications by Canals in some parts of the state might more effectually facilitate the transportation of many Articles especially of the heavier and more bulky kind, but whether any thing of this kind will be feasible and proper I submit to your determination

Every regulation that will have a tendency to diffuse knowledge and information and to encourage virtue morality and patriotism among the people especially among the youth and rising

\* 14-401 generation cannot fail of being abundantly \* useful and

beneficial to the state as it is a maxim well established "that no republic can be lasting and happy unless accompanied with knowledge and public virtue in the people at large —

This being the Season of the year when the general and ordinary business of the state is usually taken up and acted upon by the Legislature I shall chearfully attend to any other matters that you may think proper to be done at this time and shall use my best endeavours to forward the public business with as much dispatch as is consistent with care and caution which ought to be used in transacting business of so much importance —

Council Chamber

Josiah Bartlett

in Exeter November 21<sup>st</sup> 1792 —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> Badger M<sup>r</sup> Livermore M<sup>r</sup> Hill & M<sup>r</sup> Gains be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to draught an answer to his Excellency's message this day received and lay the same before this House —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Barrett M<sup>r</sup> J Duncan M<sup>r</sup> P. White and M<sup>r</sup> A Parker be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration what business is necessary first to be entered upon and done at this session and report thereon —

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> P White & M<sup>r</sup> Barrett be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Young Esq<sup>r</sup> in behalf of himself and Samuel Young and report thereon —

*Voted* that M<sup>r</sup> Livermore M<sup>r</sup> Marshall & M<sup>r</sup> Badger be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Eliphalet Danforth and report thereon —

\* *Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Hoyt M<sup>r</sup> Lovell M<sup>r</sup> Hill M<sup>r</sup> \* 14-402 Badger M<sup>r</sup> M<sup>c</sup>Clarey and M<sup>r</sup> Whitcomb be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Militia Laws of this state and of the United states and make such report thereon as they may judge proper —

Adjourned to 9 o'Clock to morrow morning

FRIDAY Nov<sup>r</sup> 23<sup>d</sup> 1792

The House met according to adjournment

*Voted* that the Rev<sup>r</sup><sup>d</sup> M<sup>r</sup> Rowland and the Rev<sup>r</sup><sup>d</sup> M<sup>r</sup> Brown be desired to attend and officiate alternately as Chaplains to the General Court the present session —

*Voted* that M<sup>r</sup> Cragin M<sup>r</sup> Waldron & M<sup>r</sup> Twitchel with such of the Honb<sup>l</sup> Senate as they may join be a Committee to Consider of the Petition of John Read and others and report thereon —

*Voted* that M<sup>r</sup> A Parker M<sup>r</sup> N White & M<sup>r</sup> Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Silas Nowell and others and report thereon —

*Voted* that M<sup>r</sup> Hill M<sup>r</sup> Waldron M<sup>r</sup> Dole M<sup>r</sup> Connor and M<sup>r</sup> Gains be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to Nominate six suitable persons from whom the Legislature may elect three as a Committee to settle the accounts between this state and the Treasurer thereof in the recess of the General Court —

*Voted* that M<sup>r</sup> J Duncan M<sup>r</sup> Waldron & M<sup>r</sup> Gerrish be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of James Warson and report thereon —

\* 14-403 \* Upon reading and considering the Petition of Joseph Cilley Esq<sup>r</sup> and others respecting New Market bridge and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on Tuesday the fourth day of December next and that the Petitioners cause that Eliphalet Smith Esq<sup>r</sup> of New Market be served with a Copy of the Petition and order of Court thereon Seven days prior to said day of hearing that he or any of the corporation may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

*Voted* that his Excellency the President the Honb<sup>l</sup> the chief Justice and the Treasurer be and hereby are appointed for the purpose of funding in the Name and behalf of this state such Continental Indents as now are or shall be in the Treasury on the last day of February next —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Tarlton & M<sup>r</sup> Hough be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Young Esq<sup>r</sup> and report thereon —

Adjourned to 3 o'Clock P : M.

Met accordingly —

*Voted* that M<sup>r</sup> Sherburne M<sup>r</sup> Badger M<sup>r</sup> Darling M<sup>r</sup> A Parker & M<sup>r</sup> Hough be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and report on the time proper for the amendments and alterations in the Constitution to take effect and the necessary arrangements therefor —

Mr Parker the Assistant Clerk manifested his acceptance of the Office and was Sworn to the faithful discharge of the duties thereof —

The Committee to draught an Answer to his Excellencys Message reported the following —

May it please your Excellency —

\* The Legislature of the state of New Hampshire \* 14-404 gratefully receive from your Excellency Information of the public business that now more immediately calls for their Attention —

We are deeply impressed with a sense of the great Necessity of a proper arrangement of the Militia and making the Laws of the State conformable to the Laws of the General Government and while we assure your Excellency that no application on our part shall be wanting to accomplish this important object we cannot but express a wish that the necessary returns may be compleated as soon as may be —

We esteem it highly essential that the necessary arrangements for giving the Constitution of this state as altered and amended by the late Convention its full force and effect should be made this Session and to this we shall chearfully give every attention, and though we view with the highest satisfaction the happy and prosperous Situation of our public affairs we are yet deeply impressed with the necessity of further regulations of our internal police both to continue and ensure that felicity which by the gracious smiles of heaven we now enjoy —

The opening and repairing convenient roads erecting bridges and forming canals for the easy safe & expeditious transportation of Articles of trade and commerce would while it tended to the encouragement of Industry of every kind at the same time promote the Interest and wealth of the Citizens and to those interesting purposes we shall ever be ready to afford every exertion in our power —

We are fully sensible that Ignorance is the parent \* of \* 14-405 Slavery and that civil liberty can scarcely hold up her head where this enemy to human happiness is not removed out of its sight —

To promote knowledge and information among the citizens of the state to encourage morality and patriotism to inspire the rising Generation with an attachment to and knowledge of every political and Social virtue and with that knowledge necessary to ensure them cannot fail to animate us to every exertion on our part to

promote and facilitate those important objects while the trust reposed in us would render neglect inexcusable —

The General and ordinary business of the state cannot fail of our care and while we co-operate with your Excellencys generous and patriotick labours for the public good in General we shall endeavour to use all the dispatch that the importance of the object will permit and shall deem it one of the happiest circumstances of our lives to promote & increase the Security prosperity and happiness of the state —

which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Marshall M<sup>r</sup> Pickering & M<sup>r</sup> Wellman be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and report what shall be done with the Surplusage of the Law books now in the Secretarys Office —

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Barrett & M<sup>r</sup> J Gibson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Joshua Lamkin [Beza Woodward and George W. Livermore, Esquires,] and report thereon —

Adjourned to 9 o'Clock to morrow morning

SATURDAY Nov<sup>r</sup> 24<sup>th</sup> 1792

The House met according to adjournment

The Committee on the Petition of John Young Esq<sup>r</sup> having reported in favour of a day of hearing — *Voted* that

\* 14-406 the \*Petitioner be heard thereon before the General Court on the Second Wednesday of the next Session and that the Petitioner cause that a Copy of the Petition and order of Court thereon be posted up in some public place in the Towns of Bath Haverhill & Landaff six weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof should not be granted —

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Whitcomb & M<sup>r</sup> Badger be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Joshua Lamkin and report thereon —

The Committee on the Petition of Silas Nowell Stephen Cross and Ralph Cross reported that the prayer of said Petition be granted and that the Petitioners have leave to bring in a Bill to

accomplish the objects stated in the petition provided the Act shall fully secure the Interests of the Minors mentioned therein — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> A Parker & M<sup>r</sup> M<sup>c</sup>Clarey be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Lydia Morey and report thereon —

*Voted* that M<sup>r</sup> Badger M<sup>r</sup> Marshall and M<sup>r</sup> J<sup>n</sup><sup>o</sup> Smith be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Emmons Stockwell and others Inhabitants of Lancaster and report thereon —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Hough & M<sup>r</sup> Jos<sup>h</sup> Weeks be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the \* Petition \*14-407 of the Select men of Wendall and report thereon

The Committee on the Petition of James Wason reported that the prayer of said Petition be granted and that the Petitioner have leave to bring in a Bill accordingly which report being read and considered *voted* that it be received & accepted —

Adjourned to Monday next at 3 o'Clock P. M —

MONDAY Nov<sup>r</sup> 26<sup>th</sup> 1792.

The House met according to adjournment

The Speaker & Speaker Protempore being absent motion was made for the choice of a Speaker Pro-tem and the Honb<sup>l</sup> Joseph Badger and the Honb<sup>l</sup> John Bell were appointed who declined — The Honb<sup>l</sup> A Parker Esq<sup>r</sup> was then appointed who accepted the Office —

*Voted* that M<sup>r</sup> J Gibson M<sup>r</sup> Connor M<sup>r</sup> Bradley M<sup>r</sup> Waldron M<sup>r</sup> Cragin M<sup>r</sup> Holmes & M<sup>r</sup> N White with such of the Honb<sup>l</sup> Senate as they may join be added to the Committee appointed to consider and report on the time proper for the amendments and alterations in the Constitution to take effect and the necessary arrangements therefor —

*Voted* that M<sup>r</sup> Cram M<sup>r</sup> Badger and M<sup>r</sup> Blanchard be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Ephraim Putnam and William Barron agents for the Town of Lyndborough and report thereon —

*Voted* that M<sup>r</sup> Livermore M<sup>r</sup> J Duncan & M<sup>r</sup> M<sup>c</sup>Clarey be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Nott and report thereon —

An Act to enable Judith Meloon to settle the Estate of her former Husband — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> J Duncan M<sup>r</sup> Connor & M<sup>r</sup> Bellows be a Committee on the part of this House to confer with such of  
 \* 14-408 \* the Honb<sup>l</sup> Senate as they may appoint on the place most Suitable for the Legislative body to Assemble in for prayers —

Adjourned to 9 o'Clock to morrow morning

TUESDAY Nov<sup>r</sup> 27<sup>th</sup> 1792.

The House met according to adjournment

An Act to alter the time of holding the Annual Meeting in Thornton was read a third time and passed to be enacted —

The vote for granting the prayer of the Petition of James Warson came down from the Honb<sup>l</sup> Senate Nonconcurrent and appointing that the Petitioner be heard thereon on the Second Tuesday of the next Session — which was read and concurred —

*Voted* that M<sup>r</sup> Moore M<sup>r</sup> Hill & M<sup>r</sup> E Smith be a Committee on the part of this House to join with such of the Honb<sup>l</sup> Senate as they may appoint to report what shall be done with state notes now in the hands of Individuals —

*Voted* that M<sup>r</sup> A Parker M<sup>r</sup> Gerrish & M<sup>r</sup> Holmes be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Bellows Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Hill M<sup>r</sup> E Smith M<sup>r</sup> Barrett M<sup>r</sup> A Parker and M<sup>r</sup> Livermore be a Committee to consider of and report what Salaries shall be given the Civil Officers of this state —

*Voted* that the Honb<sup>l</sup> William Parker & Oliver Peabody Esquires be requested to prepare such draughts of public Bills when applied to as the House shall deem necessary to be passed this Session —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> Hoit M<sup>r</sup> Blanchard M<sup>r</sup> Cilley and M<sup>r</sup> E Smith be a Committee on the part of this  
 \* 4-409 \* House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Jonathan Rawson Esq<sup>r</sup> & report thereon —

Adjourned to 3 o'Clock P. M. —



Met accordingly —

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Whitcomb & M<sup>r</sup> [J.] Pierce be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Benjamin Biggelow and report thereon —

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Hough & M<sup>r</sup> Hoyt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Abner Powers and report thereon —

*Voted* that the President of this state be requested to forward to the vice President of the United states as soon as may be a list of the Names of the Electors of President and vice President of the United states, who are chosen by this state —

Adjourned to 9 o'Clock to morrow morning —

WEDNESDAY Nov<sup>r</sup> 28<sup>th</sup> 1792

The House met according to adjournment

*Voted* that M<sup>r</sup> White M<sup>r</sup> Pierce & M<sup>r</sup> Blanchard be a Committee to consider of a Bill presented intituled an Act in addition to and explanation of an Act made and passed the ninth day of February Anno Dom<sup>o</sup> 1791 intituled an Act regulating process and trial in civil causes also an Act for appointing Special Justices and for the repeal of the Act made for that purpose, and report thereon —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> Badger M<sup>r</sup> R Parker M<sup>r</sup> Bellows and M<sup>r</sup> Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to report the necessary measures for making a new proportion of taxes in this state —

*Voted* that M<sup>r</sup> J Gibson M<sup>r</sup> Hoit M<sup>r</sup> Duncan M<sup>r</sup> More and M<sup>r</sup> Carlton be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to prepare and present a Bill for the establishment of permanent Salaries for the justices of the Supreme judicial Court of this State —

*Voted* that the late comptroller of Accounts and \*Com- \* 4-410 missioners for receiving and making out the demands of this state against the United states be directed to exhibit their respective Accounts for their past Services for settlement as soon as conveniently may be —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> P. White & M<sup>r</sup> E Smith be a Committee to take under consideration a Bill entitled an Act to empower

Silas Nowell guardian of his Children to join the division of certain undivided Estates to them belonging &c & report thereon —

*Voted* that the Secretary be directed to deliver to the Clerk of this House four of the Books of the revised Laws of this state to be kept for the use of the House of Representatives —

The Committee on the Memorial of George Jaffrey Esq<sup>r</sup> respecting damage done his Lands at Jerrys point in New Castle by the public — Reported that they have viewed the premises are of Opinion that the damages done the Memorialist by this states troops are fifty pounds Lawful Money which report being read and considered motion was made to dismiss the Same on which motion the yeas & nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Eastman	M <sup>r</sup> Nutter	M <sup>r</sup> Cragin	M <sup>r</sup> Wilcox
M <sup>r</sup> Bean	M <sup>r</sup> Blasdell	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Huntley
M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> Davis	M <sup>r</sup> Darling	M <sup>r</sup> Holmes
M <sup>r</sup> Bradbury	M <sup>r</sup> R Parker	M <sup>r</sup> Gale	M <sup>r</sup> Kimball
M <sup>r</sup> Godfrey	M <sup>r</sup> Darron	M <sup>r</sup> Gerrish	M <sup>r</sup> Livermore.
M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> Dole	M <sup>r</sup> Whitcomb	M <sup>r</sup> Crawford
M <sup>r</sup> J Gibson	M <sup>r</sup> Ames	M <sup>r</sup> Jackson	M <sup>r</sup> Richardson
M <sup>r</sup> Badger	M <sup>r</sup> O Parker	M <sup>r</sup> Rand	M <sup>r</sup> Fairfield
M <sup>r</sup> Hoit	M <sup>r</sup> P Clark	M <sup>r</sup> Bellows	M <sup>r</sup> Carlton
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Wiggins	M <sup>r</sup> Marshall	M <sup>r</sup> Flanders
M <sup>r</sup> J Pierce	M <sup>r</sup> P White	M <sup>r</sup> Kellie	M <sup>r</sup> More
M <sup>r</sup> Connor	M <sup>r</sup> Hill	M <sup>r</sup> E Smith	M <sup>r</sup> Stiles
M <sup>r</sup> Bell	M <sup>r</sup> Cilley	M <sup>r</sup> Carr	M <sup>r</sup> Temple
M <sup>r</sup> Blanchard	M <sup>r</sup> March	M <sup>r</sup> Wingate	M <sup>r</sup> Wellman
M <sup>r</sup> Pickering	M <sup>r</sup> McClarey	M <sup>r</sup> Harper	M <sup>r</sup> Twitchel
M <sup>r</sup> Josh Weeks	M <sup>r</sup> J Clark	M <sup>r</sup> C Leavitt	M <sup>r</sup> Stone
M <sup>r</sup> M Leavitt	M <sup>r</sup> Cram	M <sup>r</sup> Barrett	M <sup>r</sup> Craig
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Foster	M <sup>r</sup> Fisk	M <sup>r</sup> Hough
M <sup>r</sup> Brown	M <sup>r</sup> Emerson	M <sup>r</sup> J Duncan	M <sup>r</sup> N White
M <sup>r</sup> Jn <sup>o</sup> Weeks			

\* 14-411 \* 36 Yeas — 41 Nays — so the report was not dismissed

*Voted* that George Jaffrey Esq<sup>r</sup> have and receive out of the Treasury six pounds to reimburse the expences of the Committee appointed on his memorial presented in June Session & that the President give order accordingly —

*Voted* that M<sup>r</sup> Gibson M<sup>r</sup> Darling and M<sup>r</sup> Hoyt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Noah Emery and Benjamin Thompson Esq<sup>r</sup> and report thereon

The Committee on the Petition of John Bellows Esq<sup>r</sup> reported

that the prayer thereof be granted and that he have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received & accepted —

Adjourned to 3 o'Clock P. M —

Met accordingly

An Act for the protection of Jonathan Greeley Esq<sup>r</sup> was read a third time and passed to be Enacted —

Upon reading and considering the Petition of Moses Leavitt Esq<sup>r</sup> in behalf of the Select men of North Hampton *voted* that the Petitioners be heard thereon before the General Court on the eleventh day of December next & that in the mean time the Petitioners cause that the Select men of Rye be served with a Copy of the Petition and order of Court thereon six days prior to said day of hearing that they may then appear and shew cause (if any they have why the prayer thereof may not be granted

Upon reading and considering the Petition of Ephraim Putnam & William Barron agents for the Town of Lyndborough and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the First Tuesday of the next Session and that the Petitioners cause that Francis Epes be served with a Copy of the Petition and order of Court thereon six weeks prior to said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

\* *Voted* that the Treasurer of this state be requested to \*14-412 furnish this House with a list of the names of the Towns delinquent in payment of Taxes and the Sums due from each by Wednesday next —

*Voted* that M<sup>r</sup> J Pierce M<sup>r</sup> Hoyt M<sup>r</sup> Connor M<sup>r</sup> M<sup>c</sup>Clarey and M<sup>r</sup> J Duncan be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of a Letter from Jeremiah Eames Esq<sup>r</sup> also of a Letter from S Z Watson accompanying the Same and report thereon —

Upon reading and considering the Petition of John Waldron *voted* that the Petitioner be heard thereon before the General Court on Wednesday the twelfth day of December next and that he cause that Thomas Shannon be served with a Copy of the Petition and order of Court thereon six days prior to said day of hearing that he may then appear and shew cause if any he hath why the prayer thereof may not be granted —

*Voted* that in the Opinion of this House it is for the convenience of both Houses of the Legislature that the Chaplains in future

should perform prayers in the Representative Chamber and that the Chaplains be requested to attend in rotation accordingly —

Adjourned to 9 o'Clock to morrow morning —

THURSDAY Nov<sup>r</sup> 29<sup>th</sup> 1792

The House met according to adjournment

The vote of last Evening being Nonconcurrent by the Hon<sup>b</sup> Senate motion was made that the Legislature this morning and in future attend prayers in the Senate Chamber — on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Pierce	Mr Blasdell	Mr Fisk	Mr Godfrey
Mr Connor	Mr Jo <sup>s</sup> Dow	Mr Jon <sup>s</sup> Clarke	Mr Gibson
Mr Bell	Mr Brown	Mr Cram	Mr Kellie
Mr Blanchard	Mr Wiggin	Mr Foster	Mr E Smith
Mr Josh Weeks	Mr Eastman	Mr Jon <sup>s</sup> Smith	Mr Carr
Mr M Leavitt	Mr Cilley	Mr Bradley	Mr Wingate
*14-413 *Mr Waldron	Mr McClarey	Mr Emerson	Mr Wilcox
	Mr R Parker	Mr P. Clark	Mr Holmes
Mr Badger	Mr Barron	Mr Cragin	Mr Stone
Mr Hoit	Mr Dole	Mr J Duncan	Mr Richardson
Mr Leavitt	Mr Ames	Mr Darling	Mr Fairfield
Mr McMillan	Mr O Parker	Mr Gerrish	
Nays.	Nays.	Nays.	Nays.
Mr Pickering	Mr Barrett	Mr Temple	Mr Kimball
Mr White	Mr Jn <sup>o</sup> Smith	Mr Jackson	Mr Livermore
Mr Bean	Mr Gale	Mr Rand	Mr Crawford
Mr Marshall	Mr More	Mr Bellows	Mr Tarlton
Mr Jer <sup>s</sup> Dow	Mr Stiles	Mr Wellman	Mr N White
Mr Nutter	Mr Whitcomb	Mr Huntley	Mr Jn <sup>o</sup> Weeks
Mr Davis	Mr Parker	Mr Twitchel	

46 Yeas — 27 Nays — so the motion prevailed —

An Act in addition to and explanation of an Act made and passed the ninth day of February Anno Dom<sup>o</sup> 1791 intituled An Act regulating process and trial in civil causes, was read a third time and passed to be Enacted —

*Voted* that Mr Stiles Mr Hoyt and Mr McClarey be a Committee on the part of this House to join such of the Hon<sup>b</sup> Senate as they may appoint to consider of the Petition and receive the proposals of Elijah Russell (printer) and report thereon —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of the select men of Lancaster and of the Petition of Eleazer Rosbrook *voted* that Mr

Hill Mr Harper & Mr [Joshua] Weeks be a Committee to report their opinions respecting said Petitions —

*Voted* that the hearing on the Petition of the Select men of Eaton be postponed until the second Thursday of the next Session and that in the mean time the Petitioners cause that notice be given in the same manner and the same length of time prior to the hearing as was ordered the last Session —

*Voted* that Mr Gains Mr White Mr Whitcomb Mr Livermore \* and Mr Wiggin be a Committee to take under \* 14-414 consideration the Act to prevent the Spreading of the small pox and report such alterations and amendments or a new Bill as they may judge necessary —

Adjourned to 3 o'Clock P. M —

Met accordingly —

*Voted* that Mr Jn<sup>o</sup> Smith Mr Cragin & Mr McClarey be a Committee on the part of this House to join such of the Hon<sup>l</sup> Senate as they may appoint to consider of the Petition of Moses Sweat George and report thereon —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Abner Sanborn and others a Committee from Hampton falls — motion was made to dismiss said Petition — on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Jer <sup>e</sup> Dow	Mr Ames	Mr Jackson
Mr Bell	Mr J Gibson	Mr O Parker	Mr Wellman
Mr Wiggin	Mr Kellie	Mr Fisk	Mr Wilcox
Mr P White	Mr Wingate	Mr P Clark	Mr Twitchel
Mr Eastman	Mr Waldron	Mr J Duncan	Mr Craige
Mr Bean	Mr Badger	Mr Darling	Mr Crawford
Mr Jon <sup>a</sup> Smith	Mr Blasdell	Mr Flanders	Mr Hough
Mr Emerson	Mr Davis	Mr Whitcomb	Mr N White
Mr Godfrey	Mr Barron	Mr A Parker	Mr Jn <sup>o</sup> Weeks
Nays.	Nays.	Nays.	Nays.
Mr J Pierce	Mr Bradley	Mr Lovell	Mr Bellows
Mr Blanchard	Mr Marshall	Mr Barrett	Mr Huntley
Mr M Leavitt	Mr E Smith	Mr Cragin	Mr Holmes
Mr Jo <sup>s</sup> Dow	Mr Carr	Mr Jn <sup>o</sup> Smith	Mr Stone
Mr Cilley	Mr Harper	Mr Gale	Mr Kimball
Mr March	Mr Hoit	Mr Gerrish	Mr Livermore
Mr McClarey	Mr Nutter	Mr More	Mr Johnson
Mr Jon <sup>a</sup> Clark	Mr C Leavitt	Mr Stiles	Mr Richardson
Mr Cram	Mr McMillan	Mr Temple	Mr Fairfield
Mr Foster	Mr R Parker	Mr Rand	Mr Tarlton
Mr Carlton			

36 Yeas — 41 nays — so it was not dismissed —

- \* 14-415 \* Motion was then made that the further consideration thereof be postponed until to morrow morning  
Adjourned to 9 o'Clock to morrow morning

FRIDAY Nov<sup>r</sup> 30<sup>th</sup> 1792

The House met according to adjournment

Resumed the consideration of the Petition of Abner Sanborn and others and after some debate *voted* to postpone the further consideration thereof until Wednesday next —

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Waldron M<sup>r</sup> March M<sup>r</sup> Marshall & M<sup>r</sup> Duncan be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of the Inhabitants of the Towns of Northumberland Piercy &c and report thereon —

*Voted* that M<sup>r</sup> Clark M<sup>r</sup> Flanders & M<sup>r</sup> Ames be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Jonathan Steele Esq<sup>r</sup> Attorney to the Creditors of the Estate of Lewis Kinnistone and report thereon —

*Voted* that M<sup>r</sup> Gale M<sup>r</sup> O Parker & M<sup>r</sup> Ames be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Robert W Smith and report thereon —

*Voted* that M<sup>r</sup> Darling M<sup>r</sup> Pierce M<sup>r</sup> Bean M<sup>r</sup> R Parker & M<sup>r</sup> Jn<sup>o</sup> Smith be a Committee to take under consideration an Act establishing the table of fees and report such alterations and amendments as they may judge proper —

The Committee on the Petition of [the Select men of Lancaster and the Petition of] Eleazer Rosbrook reported that Eleazer Rosbrook have the exclusive right of keeping a ferry a Cross Connecticut river from Lancaster to Guildhall for the term

- \* 14-416 of forty years one mile each way \* of the ferry where it is now kept and then the right to redound to the Town of Lancaster and the said Town of Lancaster to have the exclusive right of keeping ferrys in any other part of said Town, which report being read and considered *voted* that it be received and accepted and that the Petitioners have leave to bring in a Bill accordingly —

Agreeably to the order of the day proceeded to a hearing on Petitions —

After hearing the parties to the Petition of John Wilkins an adjournment took place without a determination on said Petition—  
Adjourned to 3 o'Clock P. M.—

Met accordingly

Proceeded to consider of the Petition of John Wilkins and motion was made to grant the prayer of said Petition on which motion the yeas and nays were called and are as follows—

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Eastman	M <sup>r</sup> Harper	M <sup>r</sup> P Clark	M <sup>r</sup> Huntley
M <sup>r</sup> Bean	M <sup>r</sup> Hoit	M <sup>r</sup> Darling	M <sup>r</sup> Holmes
M <sup>r</sup> Foster	M <sup>r</sup> McMillan	M <sup>r</sup> Gerrish	M <sup>r</sup> Kimball
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Blasdell	M <sup>r</sup> Stiles	M <sup>r</sup> Craig
M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> Davis	M <sup>r</sup> A Parker	M <sup>r</sup> Crawford
M <sup>r</sup> J Gibson	M <sup>r</sup> Barron	M <sup>r</sup> Temple	M <sup>r</sup> Johnson
M <sup>r</sup> Carr	M <sup>r</sup> Ames	M <sup>r</sup> Jackson	M <sup>r</sup> Hough
M <sup>r</sup> Wingate	M <sup>r</sup> O Parker	M <sup>r</sup> Rand	M <sup>r</sup> N White
M <sup>r</sup> Waldron	M <sup>r</sup> Fisk	M <sup>r</sup> Wilcox	M <sup>r</sup> Jn <sup>o</sup> Weeks
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> C Leavitt	M <sup>r</sup> Bellows
M <sup>r</sup> Bell	M <sup>r</sup> March	M <sup>r</sup> R Parker	M <sup>r</sup> Wellman
M <sup>r</sup> Blanchard	M <sup>r</sup> McClarey	M <sup>r</sup> R Macgregore	M <sup>r</sup> Twitchel
M <sup>r</sup> Pickering	M <sup>r</sup> Jon <sup>s</sup> Clark	M <sup>r</sup> Barrett	M <sup>r</sup> Stone
M <sup>r</sup> Weeks	M <sup>r</sup> Bradley	M <sup>r</sup> Cragin	M <sup>r</sup> Livermore
M <sup>r</sup> M Leavitt	M <sup>r</sup> Godfrey	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Richardson
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Marshall	M <sup>r</sup> Gale	M <sup>r</sup> Fairfield
M <sup>r</sup> Brown	M <sup>r</sup> Kellie	M <sup>r</sup> Flanders	M <sup>r</sup> Tarlton
M <sup>r</sup> Wiggin	M <sup>r</sup> E Smith	M <sup>r</sup> More	M <sup>r</sup> Carlton
M <sup>r</sup> P White	M <sup>r</sup> Nutter	M <sup>r</sup> Whitcomb	

36 Yeas—39 Nays—so it was not granted—

\* Motion was then made to postpone the consideration thereof—which motion prevailed— \* 14-417

Agreeably to the order of the day proceeded to a hearing on Petitions—

Upon hearing and considering the Petitions of Sundry Inhabitants of Greenfield motion was made that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly—On which motion the yeas & nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Pickering	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Carr	M <sup>r</sup> Blasdell
M <sup>r</sup> Brown	M <sup>r</sup> Bradley	M <sup>r</sup> Wingate	M <sup>r</sup> Barron
M <sup>r</sup> Eastman	M <sup>r</sup> Marshall	M <sup>r</sup> Waldron	M <sup>r</sup> Dole
M <sup>r</sup> Bean	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> Badger	M <sup>r</sup> R Macgregore
M <sup>r</sup> Hill	M <sup>r</sup> Gibson	M <sup>r</sup> Nutter	M <sup>r</sup> Ames
M <sup>r</sup> Foster	M <sup>r</sup> Kellie	M <sup>r</sup> McMillan	M <sup>r</sup> Fisk

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> J Duncan	M <sup>r</sup> Bellows	M <sup>r</sup> Twitchel	M <sup>r</sup> Crawford
M <sup>r</sup> Gerrish	M <sup>r</sup> Wellman	M <sup>r</sup> Stone	M <sup>r</sup> Richardson
M <sup>r</sup> Whitcomb	M <sup>r</sup> Wilcox	M <sup>r</sup> Kimball	M <sup>r</sup> Hough
M <sup>r</sup> Jackson	M <sup>r</sup> Huntley	M <sup>r</sup> Livermore	M <sup>r</sup> Fairfield
M <sup>r</sup> Rand	M <sup>r</sup> Penniman	M <sup>r</sup> Craige	M <sup>r</sup> Carlton
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Wiggim	M <sup>r</sup> Barrett	M <sup>r</sup> Stiles
M <sup>r</sup> Bell	M <sup>r</sup> Emerson	M <sup>r</sup> Abbott	M <sup>r</sup> A Parker
M <sup>r</sup> Blanchard	M <sup>r</sup> E Smith	M <sup>r</sup> Cragin	M <sup>r</sup> Temple
M <sup>r</sup> M Leavitt	M <sup>r</sup> Davis	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Holmes
M <sup>r</sup> Jos <sup>h</sup> Dow	M <sup>r</sup> O Parker	M <sup>r</sup> More	M <sup>r</sup> N White

44 Yeas — 20 Nays — so it passed in the affirmative

Adjourned to 9 o'Clock to morrow morning —

SATURDAY DEC<sup>R</sup> 1<sup>st</sup> 1792

The House met according to adjournment

*Voted* that M<sup>r</sup> Hoit M<sup>r</sup> Brown M<sup>r</sup> Duncan M<sup>r</sup> Badger and M<sup>r</sup> Penniman be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Edward Livermore Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> P White M<sup>r</sup> Harper M<sup>r</sup> \* 14-418 \*Gerrish and M<sup>r</sup> Hill be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and report the most suitable and proper measures to be taken in future for assessing and colleting taxes on the lands of Nonresidents —

The Committee on the Petition from Wendall reported that Petitioners have leave to withdraw their Petition which report was accepted and the Petition was withdrawn —

Upon reading and considering the Petition of Jonathan Steele Esq<sup>r</sup> Attorney to the creditors of the Estate of Lewis Kiniston and the report of a Committee thereon *Voted* that the Petitioner be heard thereon before the General Court on Friday the fourteenth Instant and that in the mean time the Petitioner cause that Katharine Kinistone Administratrix on the Estate of Lewis Kinistone deceased be served with a Copy of the Petition and order of Court thereon six days prior to said day of hearing that she may then appear and shew cause (if any she hath) why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> Badger M<sup>r</sup> Waldron & M<sup>r</sup> Hough be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as



they may appoint to consider of the Petition of Nathan Hoit Esq<sup>r</sup> and report thereon —

Adjourned to Monday next at 3 o'Clock P. M —

MONDAY DEC<sup>R</sup> 3<sup>d</sup> 1792

The House met according to adjournment

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Waldron M<sup>r</sup> O Parker M<sup>r</sup> More and M<sup>r</sup> Carlton be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of <sup>1</sup>[the Account of Ebenezer Cram and all Similar Accounts and report thereon —

*Voted* that M<sup>r</sup> White M<sup>r</sup> More & M<sup>r</sup> Macgregore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of] an Act intituled "an Act ordering the descent of Intestate estates and empowering the judges of Probate to settle the same \*accordingly" and \* 14-419 report such alterations and amendments as they may judge necessary —

Adjourned to 9 o'Clock to morrow morning

TUESDAY DEC<sup>R</sup> 4<sup>th</sup> 1792.

The House met according to adjournment —

*Voted* that M<sup>r</sup> Hill M<sup>r</sup> Blanchard M<sup>r</sup> Gains M<sup>r</sup> Brooks and M<sup>r</sup> Gerrish be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Account of George Hough and of all printers accounts that may be presented the present Session also of the Account of Caleb Buswell and report thereon —

*Voted* that M<sup>r</sup> Livermore M<sup>r</sup> Gibson and M<sup>r</sup> Blanchard be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration a Bill entitled an Act for the protection of Robert Smith and report thereon —

Upon reading and considering the Petition of Nathan Hoit Esq<sup>r</sup> in behalf of the Inhabitants of Moultonborough and the report of a Committee thereon *Voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioners cause that the substance of the Petition and order of Court thereon be published in the New Hampshire Gazette three weeks Successively Six

<sup>1</sup> Not in printed journal.

weeks prior to the sitting of said Court that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of James Flanders in behalf of the Inhabitants of Kearsarge Gore *Voted* that the consideration thereof be postponed to the second Wednesday of the next Session —

Upon hearing and considering the Petition of Abel Parker & Jeremiah Stiles Esqr<sup>s</sup> in behalf of the County of Cheshire — *Voted* that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly —

Upon hearing and considering the Petition of Joseph Cilley Esqr<sup>r</sup> and others in behalf of sundry towns therein mentioned — \* *Voted* that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly —

The Committee on necessary business reported that the Law relating to the punishment of Theft be revised and amended and that a Committee be appointed for that purpose — that measures be taken for the encouragement of agriculture and particularly for promoting the cultivation of Hemp — that measures be taken to apply the money in the Treasury for the benefit of the state — that such measures may be adapted as may effect the making straightning and rendering passable such roads through the state as may best accomodate the public — which report being read and considered *voted* that it be received and accepted so far as relates to the revision of the Law for the punishment of theft —

*Voted* that M<sup>r</sup> Barrett M<sup>r</sup> Duncan M<sup>r</sup> P. White M<sup>r</sup> Livermore and M<sup>r</sup> Cilley be a Committee on the part of this House to Join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Law relating to the punishment of theft and report such alterations and amendments as they may judge necessary —

*Voted* that M<sup>r</sup> J Gibson M<sup>r</sup> Tarlton & M<sup>r</sup> T Gibson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Levi Pease and report thereon —

*Voted* that M<sup>r</sup> Waldron M<sup>r</sup> Barrett & M<sup>r</sup> March be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Jeremiah Eames and report thereon —

A vote came down from the Honb<sup>l</sup> Senate appointing a Committee to take under consideration a vote of the Honb<sup>l</sup> House requesting the President of this State to \*for- \*14-421 ward to the President of the United States a list of the Electors of President and vice President of the United States — was read and Concurred and M<sup>r</sup> Badger M<sup>r</sup> P White M<sup>r</sup> Duncan M<sup>r</sup> Hill & M<sup>r</sup> Stiles joined —

Adjourned to 3 o'Clock P. M —

Met accordingly —

The vote of the House on the Petition of Ithamar Woodward and others granting the prayer of said Petition was sent down concurred with this amendment [“except so far as relates to the Kimball farm (so called) and the common lands;” which amendment] was read and concurred —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Pierce & M<sup>r</sup> March be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Jeremiah Libbey and report thereon —

An Act to vest in the Town of Lancaster the exclusive privilege of keeping ferries over the River Connecticut in said Lancaster was read a third time and passed to be Enacted

Upon reading and considering the Petition of the Select men of Antrim — *Voted* that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> O Parker M<sup>r</sup> Cilley M<sup>r</sup> Whitcomb and M<sup>r</sup> Waldron be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and report the most efficacious measures for the encouragement of the Culture of Hemp —

*Voted* that M<sup>r</sup> Penniman M<sup>r</sup> Pierce M<sup>r</sup> Connor M<sup>r</sup> Badger & M<sup>r</sup> P White be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and Report the most suitable measures for appropriating the money now in the Treasury —

*Voted* that M<sup>r</sup> Pickering M<sup>r</sup> Hoit M<sup>r</sup> Barrett M<sup>r</sup> Whitcomb & M<sup>r</sup> Johnson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of and report the most efficacious measures for straightning and rendering passable the roads through this State —

The Committee appointed to take under consideration \* the vote of the House requesting the President of this \*14-422 state to forward to the President of the United states a

list of the Electors of President and vice President of the United states reported as follows (viz) —

Whereas it is necessary that the Electors appointed by this State to Ballot for a President and vice president of the United States should have authentic certificates of their appointment to be forwarded with their votes to the President of the Senate of the United States — *Resolved* that the President of this State be requested to make out such certificates duly authenticated and deliver them to the said Electors on or before the fifth day of December Instant — which report being read and considered *voted* that it be received and accepted —

Adjourned to 9 o'Clock to morrow morning

WEDNESDAY DEC<sup>r</sup> 5<sup>th</sup> 1792

The House met according to adjournment

The Committee on the Petition of Jeremiah Eames reported that he have and receive out of the Treasury of this state Six pounds in full for his services in giving intelligence of certain encroachments made on the lines of this state by british subjects — which report being read and considered *voted* that it be received and accepted — [and that the president give order accordingly.]

*Voted* that the account of Ozias Silsby be referred to the Committee appointed to consider of the Account of Ebenezer Cram and all Similar matters and that they report thereon —

*Voted* that M<sup>r</sup> Flanders M<sup>r</sup> Hoit & M<sup>r</sup> Jackson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Oliver Tuttle and report thereon —

*Voted* that M<sup>r</sup> Whitcomb M<sup>r</sup> Gerrish & M<sup>r</sup> M<sup>c</sup>Curdy [Craige] be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Joseph Hammond and report thereon —

\* 14-423 \* *Voted* that M<sup>r</sup> R Macgregore M<sup>r</sup> Leavitt M<sup>r</sup> Gains M<sup>r</sup> Cragin [Mr. Gerrish] & M<sup>r</sup> Penniman be a Committee to Nominate Six persons out of whom three may be chosen a Committee for laying out a Road from Chester to Walpole —

Upon a further consideration of the Petition of Abner Sanborn and others a Committee from Hampton falls a motion was made that the prayer thereof be granted and that the Petitioners have leave to bring in a Bill accordingly — on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> J Pierce	M <sup>r</sup> Bradley	M <sup>r</sup> Dole	M <sup>r</sup> Rand
M <sup>r</sup> Blanchard	M <sup>r</sup> Emerson	M <sup>r</sup> R Macgregore	M <sup>r</sup> Bellows
M <sup>r</sup> Jos <sup>s</sup> Weeks	M <sup>r</sup> E Smith	M <sup>r</sup> O Parker	M <sup>r</sup> Huntley
M <sup>r</sup> M Leavitt	M <sup>r</sup> Carr	M <sup>r</sup> Barrett	M <sup>r</sup> Penniman
M <sup>r</sup> Jos <sup>s</sup> Dow	M <sup>r</sup> Harper	M <sup>r</sup> Cragin	M <sup>r</sup> Stone
M <sup>r</sup> Hill	M <sup>r</sup> Hoit	M <sup>r</sup> Gale	M <sup>r</sup> Livermore
M <sup>r</sup> March	M <sup>r</sup> Nutter	M <sup>r</sup> Gerrish	M <sup>r</sup> Richardson
M <sup>r</sup> Cram	M <sup>r</sup> C Leavitt	M <sup>r</sup> More	M <sup>r</sup> Fairfield
M <sup>r</sup> Foster	M <sup>r</sup> R Parker	M <sup>r</sup> Stiles	M <sup>r</sup> Brooks
M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> Lovell	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Jackson	M <sup>r</sup> Carlton		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> Barron	M <sup>r</sup> Wilcox
M <sup>r</sup> Bell	M <sup>r</sup> J Gibson	M <sup>r</sup> Fisk	M <sup>r</sup> Holmes
M <sup>r</sup> Pickering	M <sup>r</sup> Kellie	M <sup>r</sup> P Clark	M <sup>r</sup> Twitchel
M <sup>r</sup> Wiggins	M <sup>r</sup> Wingate	M <sup>r</sup> J Duncan	M <sup>r</sup> Kimball
M <sup>r</sup> P White	M <sup>r</sup> Waldron	M <sup>r</sup> Darling	M <sup>r</sup> Craige
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> Flanders	M <sup>r</sup> Crawford
M <sup>r</sup> Godfrey	M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb	M <sup>r</sup> Johnson
M <sup>r</sup> Tilton	M <sup>r</sup> Blasdell	M <sup>r</sup> A Parker	M <sup>r</sup> Hough
M <sup>r</sup> Marshall	M <sup>r</sup> Davis	M <sup>r</sup> Wellman	M <sup>r</sup> N White
M <sup>r</sup> Jn <sup>o</sup> Weeks			

42 Yeas — 37 Nays — so it passed in the affirmative

The Committee on the Petition of Jeremiah Libbey and others reported that the prayer thereof be granted & that the Petitioners have leave to bring in a Bill accordingly —

\* *Voted* that the Account of Theophilus Dame Esq<sup>r</sup> be referred to the Committee appointed to consider of the Account of Ebenezer Cram and all Similar matters — \* 14-424

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Blanchard & M<sup>r</sup> Rand [Carr] be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Joseph Waldron and others and report thereon —

Adjourned to 3 o'Clock P. M —

Met accordingly —

*Voted* that M<sup>r</sup> Dow M<sup>r</sup> Hoit & M<sup>r</sup> C Leavitt be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of James Gibson Esq<sup>r</sup> in behalf of himself and a Number of Inhabitants of the Town of Pelham and report thereon —

Upon reading and considering the Petition of Archelaus Woodman and others Inhabitants of the Town of Middletown *Voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time

the Petitioners cause that the Substance of said Petition and order of Court thereon be published in the New Hampshire Gazette three weeks Successively six weeks prior to said day of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Badger M<sup>r</sup> Barrett M<sup>r</sup> Stiles and M<sup>r</sup> Brooks be a Committee to take under consideration a motion made for leave to bring in a Bill to annex the Towns of Pembroke Bow Concord Canterbury & Northfield to the County of Hillsborough and report thereon —

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Bellows M<sup>r</sup> Holmes M<sup>r</sup> More & M<sup>r</sup> Cram be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition William Page and Lewis R Morris and report thereon —

The Committee appointed to report what shall be done  
 \* 14-425 \* with the Surplusage of Law Books reported that the order of the General Court of the fifteenth of February 1791 be complied with that if the said order doth not include all parishes incorporated by Act of the Legislature that it be extended to all such — And that all Towns or parishes incorporated or Members of the General Court which by any accident have not had their books delivered according to said order shall receive one Book each and that the residue remain in the Secretary's office for the future disposal of the Legislature — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> [J.] Clark M<sup>r</sup> Pierce M<sup>r</sup> Emerson M<sup>r</sup> Waldron and M<sup>r</sup> Hoit be a Committee to take under consideration the report of a Committee appointed to lay out a road from Dover to the main road in Northwood and report thereon —

*Voted* that M<sup>r</sup> Dole M<sup>r</sup> Bradley and M<sup>r</sup> John Bellows be a Committee to survey and lay out a road from Chester through Derryfield and Goffstown to Walpole —

*Voted* that M<sup>r</sup> J Pierce M<sup>r</sup> Hough M<sup>r</sup> Wingate M<sup>r</sup> Jos<sup>b</sup> Weeks and M<sup>r</sup> Jn<sup>o</sup> Weeks be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Nathanael Rogers and others & report thereon —

An Act to authorize and empower Jeremiah Libbey Esq<sup>r</sup> of Portsmouth guardian of Mark Simms a minor to sell and convey a certain lot of Land in Portsmouth belonging to said Minor — was read a third time & passed to be Enacted —

*Voted* that M<sup>r</sup> Carr M<sup>r</sup> A Parker & M<sup>r</sup> Penniman be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate

as they may appoint to consider of the Petition of John Waldron & report thereon —

Adjourned to 9 o'Clock to morrow morning

THURSDAY DEC<sup>r</sup> 6<sup>th</sup> 1792.

The House met according to adjournment

An Act to repeal certain Acts was read a third time and passed to be Enacted —

\* An Act to vest the exclusive privilege of keeping a \* 14-426  
ferry over a certain part of Connecticut river in John  
Bellows of Walpole his heirs and assigns was read a third time  
and passed to be Enacted —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Hoit M<sup>r</sup> R Macgregore M<sup>r</sup> A Parker  
& M<sup>r</sup> Tarlton be a Committee on the part of this House to join  
such of the Hon<sup>ble</sup> Senate as they may appoint to consider of the  
Petition of Samuel Tinney [Tenney] in behalf of the Rev<sup>d</sup> D<sup>r</sup>  
Jeremy Belknap and report thereon —

*Voted* that M<sup>r</sup> Blanchard M<sup>r</sup> Waldron M<sup>r</sup> Darling M<sup>r</sup> Huntley  
& M<sup>r</sup> Johnson be a Committee to report a Resolve for the taking  
a new valuation —

An Act to vest in Eleazer Rosbrook his heirs & Assigns the  
sole and exclusive privilege of keeping a ferry over the river  
Connecticut in a certain part thereof for the term of forty years  
was read a third time and passed to be Enacted

An Act to empower Silas Nowell Guardian of his children to  
sell certain real Estate to them belonging in this State — was read  
a third time and passed to be Enacted —

An Act to annex the two east ranges of lots of Land in the  
Township of Greenfield heretofore called Lyndborough addition  
together with those persons herein after mentioned to the Town  
of Franchestown was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Badger & M<sup>r</sup> Pierce be a  
Committee to consider of the vote of this House appointing a  
Committee to Survey and lay out a Road from Chester through  
Derryfield and Goffstown to Walpole and report thereon —

Adjourned to 3 o'Clock P. M —

Met accordingly

*Voted* that M<sup>r</sup> Marshall M<sup>r</sup> Blanchard [Blasdel] M<sup>r</sup> Duncan  
M<sup>r</sup> A Parker & M<sup>r</sup> N White be a Committee to consider of a Bill  
for regulating [the wedth of] Sleds and Slays and report Such  
amendments & alterations as they may judge necessary

\*14-427 \*The Committee on the Petition of Nathanael Rogers and others reported that the Petitioners be heard on said Petition before the General Court some day the next Session — whereupon *voted* that the Petitioners be heard thereon before the General Court on the Second Tuesday of the next Session and that in the mean time the Petitioners cause that the substance of the Petition and order of Court thereon be published three weeks Successively in the New Hampshire Gazette six weeks prior to said day of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that Mr [J] Pierce Mr Jn<sup>o</sup> Smith and Mr Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Account of Doct<sup>r</sup> William Parker and the Account of said Parker and Doct<sup>r</sup> Tinney [Tenney] also the Account of Samuel Brooks Esq<sup>r</sup> and report thereon —

*Voted* that the Account of John Melcher be referred to the Committee on printers accounts and that they report thereon —

*Voted* that Mr Bell Mr Wellman Mr J Duncan Mr Holmes and Mr Abbott be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of a Petition for liberty to build a Bridge across Merrimac river at a place called Goffs falls and report thereon —

*Voted* that Mr R Macgregore Mr M Leavitt & Mr R Parker be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Ebenezer Thompson Esq<sup>r</sup> and report thereon —

The Committee on the Petition of Levi Pease reported that the prayer thereof be so far granted that he have the Exclusive right of running a stage from the southerly line of this state to Haverhill for the term of Six years provided he shall run the same at least one half the distance from Hanover to the South

\*14-428 line of the state on the east side of \*Connecticut river and that he have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

Upon reading and considering the Petition of John Nott *voted* that the prayer thereof be granted and that the President give order accordingly —

*Resolved* that the Honb<sup>l</sup> John Bellows Stephen Dole and John Bradley Esquires be a Committee to lay out a Road from Chester



through Derryfield and Goffstown to Hales Bridge at Walpole by as straight a Rout as the land will admit and that it shall be the duty of said Committee to mark said road and make a plan of the same and appraise the value of the damage to Individuals by laying out said road and report the Same to the General Court at their next Session —

The Committee on the Petition of James Gibson Esq<sup>r</sup> reported that the prayer thereof be granted and that he have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received and accepted —

The Committee for laying out a Road from Dover to Northwood at or near Col<sup>o</sup> John Harveys reported in the following words (*viz*) —

Agreeable to the order of the Honb<sup>l</sup> General Court passed at Dover in June last appointing us the Subscribers a Committee to lay out a Road from said Dover to the main road in Northwood and having attended on the business do hereby return said Road as follows (*viz*) —

Beginning at the Court House in said Dover and thence running South 67 degrees West 18 rods — thence N 83 deg W 36 rods nearly as the road is now trod and Improved — thence North 77 deg W 58 rods, thence N 89 deg W 46 rods thence S 55 deg W 72 rods — thence S 85 deg W 44 rods thence S 68 deg W 54 rods — thence N 75 deg W 40 rods, \* thence N 39 deg W 86 \* 14-429 rods — thence N 78 deg W 72 rods — thence S 74 deg W 40 rods — thence S 79 deg W 40 rods — thence N 85 deg W 32 rods — thence N 53 deg W 68 rods thence W 72 rods — thence S 73 deg W 52 rods — then left the old road and running S 73 deg W 14 rods to Madbury line — thence S 78 deg W 26 rods thence N 64 deg W 182 rods to the old road by Maui Hansons barn thence N 16 deg W 92 rods, thence N 63 deg W 122 rods — thence N 44 deg W 60 rods to Moses Kenneys — thence N 43 deg W 100 rods — thence N 61 deg W 126 rods — thence N 51 deg W 56 rods to Barrington line — thence N 51 deg W 216 rods, thence S 82 deg W 68 rods — thence N 54 deg W 140 rods to Isaac Waldrons — thence N 68 deg W 80 rods — thence N 42 deg W 72 rods — thence N 21 deg W 28 rods to Barrington Meeting house — thence N 39 deg W 46 rods — thence N 48 deg W 36 rods thence N 17 deg W 80 rods — thence N 31 deg W 36 rods — thence N 5 deg W 40 rods — thence N 18 deg W 76 rods to Abraham Waldrons — thence N 47 deg W 218 rods — thence N 75 deg W 46 rods thence N 64 deg W 20 rods — thence W 60 rods —

thence N 65 deg W 60 rods — thence N 68 deg W 60 rods —  
 thence S 76 deg W 150 rods — thence S 60 deg W 30 rods —  
 thence S 72 deg W 110 rods to the province road — thence S 83  
 deg W 42 rods — thence N 67 deg W 32 rods to Maj<sup>r</sup> Samuel  
 Hales — thence N 15 deg W 40 rods — thence N 71 deg W 16  
 rods — thence S 49 deg W 16 rods — thence S 77 deg W 48 rods  
 — thence S 72 deg W 38 rods — thence N 71 deg W 212 rods —  
 thence N 82 deg W 54 rods — thence N 47 deg W 68 rods —  
 thence N 67 deg W 40 rods thence S 89 deg W 116 rods thence S  
 69 deg W 90 rods — thence S 88 deg W 48 rods — thence N 71  
 deg W 94 rods — thence N 26 deg W 80 rods to Cap<sup>t</sup> Caverly's —  
 thence N 55 deg W 70 rods — thence N 67 deg W 124 rods —  
 thence N 75 deg W 80 rods — thence S 82 deg W 55 rods — then  
 left the province road and running N 85 deg W 52 rods — thence  
 S 74 deg W 20 rods — thence S 80 deg W 56 rods — thence S 63  
 deg W 48 rods — thence S 44 deg W 52 rods — thence S 77 deg  
 W 46 rods — thence N 82 deg W 28 rods — thence S 62 deg W 38  
 rods — thence S 39 deg W 46 rods — thence S 59 deg  
 \*14-430 W 42 rods — thence S 79 deg \* W 40 rods to North-  
 wood line — thence S 79 deg W 41 rods — thence S 79  
 deg W 38 rods — thence S 76 deg W 468 rods to Northwood road  
 between Col<sup>o</sup> John Harveys house and barn — the aforesaid road  
 is four rods wide being two rods on each side of the above de-  
 scribed line

Barrington Sept<sup>r</sup> 15<sup>th</sup> 1792

Joseph Badger Jun<sup>r</sup>

Henry Gerrish

Nathan Hoit

} Committee

which report was referred to a Committee for examination who  
 reported that it be accepted — which report being read & consid-  
 ered *voted* that it be received and accepted —

Upon reading and considering the Petition of Joseph Hammond  
 and the report of a Committee thereon *voted* that the Petitioner be  
 heard thereon before the General Court on the Second Wednesday  
 of the next Session and that in the mean time the Petitioner cause  
 that the substance of the Petition and order of Court thereon be  
 published three weeks Successively in the Keene news paper six  
 weeks prior to the sitting of said Court that any person or persons  
 may then appear and shew cause why the prayer thereof may not  
 be granted —

Adjourned to 9 o'Clock to morrow morning

FRIDAY DEC<sup>R</sup> 7<sup>th</sup> 1792.

The House met according to adjournment

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> More M<sup>r</sup> Holmes M<sup>r</sup> Hoit & M<sup>r</sup> Blanchard be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Petition of William Gardner Esq<sup>r</sup> and report thereon —

Upon reading and considering the Petition of Eliphalet Danforth and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Tuesday of the next Session and \*that in the \*14-431 mean time the Petitioner cause that John Osgood be served with a Copy of the Petition and order of Court thereon eight weeks prior to said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> Connor and M<sup>r</sup> Abbott be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to make enquiry for the files and Treasurers Statements for the year 1788 and report thereon —

An Act for the protection of Robert Smith was read a third time and passed to be Enacted —

The House resolved themselves into a Committee of the whole on the propriety of this State's becoming subscriber to the New Hampshire Bank — Honb<sup>l</sup> James Macgregore Esq<sup>r</sup> in the Chair — proceeded to consider of the subject referred and after some conversation thereon the Committee rose with leave to sit again and the Speaker returned to the chair — and the Chairman reported progress —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Whitcomb and M<sup>r</sup> P White be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Samuel Holland and report thereon —

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Gibson & M<sup>r</sup> Hoit be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Richard Jenness Esq<sup>r</sup> and others Administrators to the Estate of Richard Jenness Esq<sup>r</sup> deceased, and report thereon —

*Voted* that the Account of Edward S Livermore Esq<sup>r</sup> amounting to eight pounds Six shillings and Six pence be allowed and paid out of the Treasury by order of the President —

\**Voted* that M<sup>r</sup> Badger M<sup>r</sup> Bell, M<sup>r</sup> White M<sup>r</sup> Hoit \*14-432 and M<sup>r</sup> Penniman be a Committee on the part of this

House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration the Memorial and Petition of the Trustees of Dartmouth College and report thereon —

The Committee on the Petition of Mary Tuttle Administratrix on the Estate of Richard Brown late a Quarter Master in the second New Hampshire Reg<sup>t</sup> decess<sup>d</sup>, Reported that the Account of said Brown be adjusted by the Committee on depreciation and if a Ballance be found due to said Brown that she receive a State note out of the Treasury of this state for the Amount thereof in the Same manner as has before been practiced — which report being read and considered *voted* that it be received and accepted —

The Committee to consider of and report the time proper for the Amendments and alterations in the Constitution to take effect and the necessary arrangements therefor — Reported that it take effect so far as relates to choice of the Executive and Legislative Officers of the state also County Treasurer and recorder of deeds on the first day of February 1793 and that the whole be in force on the first Wednesday of June 1793 — And that the state be distracted for the choice of Senators in the following manner (viz) —

District N<sup>o</sup> One

Portsmouth	£26..15..3	Stratham	£9..11.. 0
New Castle	1.. 5..9	North Hampton	6.. 2..11
Rye	6.. 8..9	Hampton	8..19.. 7
Greenland	6.. 6..0	Hampton falls	5..19.. 5
Newington	4..17..9	Seabrook	4.. 9.. 4

\* 14-433

\* District N<sup>o</sup> 2 —

£80..15.. 9

Exeter	£15..10.. 2	Poplin	£5.. 8..2
Epping	13.. 3..11	Kingstown	8..11..1
Brentwood	10..17.. 5	East Kingstown	4.. 2..3
New Market	9..16.. 0	New Town	3..16..9
Kensington	8..14.. 6	South Hampton	5..12..6

District N<sup>o</sup> 3 —

£85..15..0

Atkinson	£4..10.. 0	Wyndham	£5.. 8.. 8
Londonderry	20..15.. 3	Sandown	5.. 5.. 5
Chester	16.. 2..10	Hawke	4..17.. 3
Plastow	4.. 5.. 5	Hampstead	5..19.. 0
Salem	9.. 2.. 1	Pelham	7.. 4.. 6

£83..10.. 5

## District N° 4

Nottingham	£8..13.. 6	Pembroke	£7..10..11
Northwood	5..19.. 3	Canterbury	8.. 4.. 7
Deerfield	12.. 6.. 2	Loudon	6..14.. 8
Epsom	5..12.. 8	Northfield	3..18.. 1
Chichester	3.. 4.. 9	Raymond	6.. 4.. 8
Pittsfield	5.. 7..10	Candia	8.. 2.. 4
Allenstown	1.. 8.. 0		
			<hr/> £83.. 7.. 5

## District N° 5

Dover	£14..13.. 2	Barrington	£14.. 6.. 8
Durham	10..16.. 2	Rochester	19..11.. 0
Lee	8.. 2.. 1	Sommersworth	8..14..10
Madbury	5.. 8.. 9	New Durham	3..18.. 9
			<hr/> £85..11.. 5

## District N° 6

Gilmantown	£15.. 4.. 5	Sandwich	£7..13..11
Barnstead	4..18.. 6	Tamworth	2.. 3.. 2
Conway	3.. 7.. 3	Tuftonborough	0..18.. 7
Eaton	1..16.. 2	Wolfborough	3..14.. 3
Effingham	1..12.. 5	New Durham gore	3.. 1.. 2
Merrideth	6.. 0.. 7	Wakefield	4..16.. 2
Middletown	3.. 8.. 6	Burton	0..13.. 6
Moultonborough	4..10..10	Locations (viz)	
New Hampton	3..10..10	Samuel Starks	0.. 0.. 3
Sanborntown	11..14.. 3	Archibald Starks	0.. 2.. 5
Ossipee	1..12.. 6	Hugh Sterlings	0.. 2.. 0
			<hr/> £81.. 1.. 8

## District N° 7—

Amherst	£16.. 4..4	New Boston	7.. 5..9
Bedford	6..15..9	Nottingham West	7..10..3
Derryfield	2..10..4		
* Dunstable	5.. 3..2		* 14-434
Duxbury	1.. 3..6	Holles	9.. 0..2
Goffstown	7..17..7	Bow	3.. 4..6
Litchfield	3.. 0..4	Dunbarton	5..17..5
Merrimac	£5..12..5	Raby	1..19..4
			<hr/> £83..4..10

District N<sup>o</sup> 8

Concord	£12.. 7..11	Hopkinton	£12..19.. 2
Andover	3..15.. 7	Kearsearge Gore	0..10.. 6
Boscawen	7..11.. 4	New London	2..11.. 6
Bradford	1.. 8.. 6	Salisbury	10.. 4.. 9
Campbells Gore	0..12..10	Sutton	2..10..10
Hinnekar	6.. 8.. 3	Warner	4..18.. 7
Hillsborough	4.. 9.. 4	Weare	12..17.. 7
			£83.. 6.. 8

District N<sup>o</sup> 9—

Antrim	£3.. 6..8	Sharon	£1..18..10
Dearing	4..13..4	Society Land	1.. 4..10
Francetown	5.. 2..0	Temple	4..18.. 7
Hancock	2..11..6	Wilton	7..19.. 9
Lyndborough	8..11..2	Greenfield	0.. 5.. 9
Mason	6.. 2..8	Jaffrey	7..12.. 5
New Ipswich	9..14..7	Rindge	7..14.. 7
Peterborough	7.. 7..0	Dublin	5.. 8.. 6

£84..12.. 2

District N<sup>o</sup> 10

Richmond	£8.. 7.. 5	Sullivan	£1..10.. 3
Hinsdale	3.. 1.. 4	Packersfield	4.. 0.. 3
Winchester	9.. 8.. 4	Fitz William	5..17..10
Swanzey	8..13..10	Westmoreland	10.. 4..11
Marlborough	4..17.. 2	Gilsom	1..15.. 7
Keene	9..19.. 6	Surry	3..12.. 0
Chesterfield	11..16.. 7		

£83.. 4..11

District N<sup>o</sup> 11

Charlestown	£8..11.. 8	Acworth	£3..15..10
Plainfield	5..17.. 0	Lempster	3.. 1..10
Grantham	1..16..10	Walpole	9.. 4..11
Protectworth	1..13..10	Alstead	6..18.. 5
Cornish	5..17.. 0	Fishersfield	2.. 0.. 1
Croydon	2..18.. 7	Marlow	1..18.. 0
Claremont	9.. 0.. 3	Stoddard	3.. 8.. 1
Newport	4.. 8.. 1	Washington	3.. 3.. 0
* 14-435 *Unity	2..18..10	Wendall & Goshen	1.. 9.. 8
Langdon	1..11.. 0		

£79..12..11

District N<sup>o</sup> 12

The County of Grafton excepting Burton £85..16..2

Upon reading and considering the foregoing report *Voted* that the same be received and accepted and that Mr Pierce Mr [P.] White & Mr Sherburne be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to prepare and report a Bill to carry the Same into Effect —

*Voted* that his Excellency the President with advice of Council issue a Proclamation seasonably appointing Thursday the fourth day of April next for a day of public Humiliation fasting and prayer throughout this state —

Adjourned to 3 o'Clock P. M —

Met accordingly

The Committee of the whole House again took under consideration the proposals made by John Peirce Esq<sup>r</sup> in behalf of the directors of the New Hampshire bank respecting this State's becoming subscriber to said bank and after fully considering thereof *voted* to accept the proposals of said directors — •

The Committee then rose and the Speaker resumed the chair — The Chairman then reported that the house accede to the proposals made by Mr Pierce — on consideration of said report *voted* that Mr E Smith Mr A Parker & Mr Holmes be a Committee to prepare a Resolve for carrying the same into effect —

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence —

In Senate Dec<sup>r</sup> 7<sup>th</sup> 1792

\* *Voted* that Mr Freeman & Mr Foster be a Committee \* 14-436 on the part of the Senate to join such of the Honb<sup>l</sup> House as they may appoint to take under consideration and report what method in future shall be taken to disperse to the several towns and places in said state as soon as possible all proclamations precepts Acts and resolves of the General Court of a public nature which vote was read and concurred and Mr Blanchard Mr Badger Mr Duncan Mr Stiles & Mr Brooks joined —

*Voted* that Mr M<sup>c</sup>Clarey Mr A Parker & Mr Kellie be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Benjamin Gilman and report thereon

*Voted* that the Account of Simeon Ladd be referred to the Committee on the Account of Ebenezer Cram and that they report thereon —

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Davis & M<sup>r</sup> Gerrish be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Asa Porter Agent for the proprietors of Haverhill and report thereon —

*Voted* that M<sup>r</sup> Kimball M<sup>r</sup> Smith M<sup>r</sup> Brooks M<sup>r</sup> Hough & M<sup>r</sup> Twitchel be a Committee to consider of the Petition of John Hurd Esq<sup>r</sup> and report thereon

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> P. White M<sup>r</sup> More M<sup>r</sup> Livermore and M<sup>r</sup> J Gibson be a Committee to consider of a Bill intituled an Act in addition to an Act intituled an Act for settling Testate estates & report thereon —

Adjourned to 9 o'Clock to morrow morning

SATURDAY DEC<sup>r</sup> 8<sup>th</sup> 1792.

The House met according to adjournment

\* 14-437 \* *Voted* that M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Connor and M<sup>r</sup> Gerrish be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Nath<sup>l</sup> Gilman and Thomas Stickney and report thereon —

The Committee to consider of the Petition for liberty to build a Bridge over Merrimac river at a place called Goffs falls — reported that the prayer thereof be granted and that they have leave to bring in a Bill accordingly —

*Voted* that the Committee on the Militia Laws be directed to procure one hundred and twenty copies of the Bill reported as soon as may be and distribute the same to the Members of the Legislature for their perusal —

*Voted* that M<sup>r</sup> Penniman M<sup>r</sup> Hill & M<sup>r</sup> Richardson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Samuel Stone and report thereon —

*Voted* that the Account of Ephraim Robinson jun<sup>r</sup> be referred to the Committee on the Account of Doct<sup>r</sup> W<sup>m</sup> Parker and others and that they report thereon —

*Voted* that the proposals of Eliphalet Ladd for doing printing for this state be referred to the Committee on the proposals of Elijah Russell and that they report thereon —

*Voted* that the Account of Eliphalet Ladd be referred to the Committee on printers accounts and that they report thereon —

The Resolve respecting the [petition of the] Selectmen of Antrim being returned by the Honb<sup>l</sup> Senate *Voted* that the Peti-



tioners be heard thereon before the General Court on the Second Wednesday of the next Session and that in the mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published \*three weeks Successively in the New Hampshire Gazette six weeks prior to said day of hearing that any person or persons may then appear and shew cause (if any they have) why the prayer thereof may not be granted —

*Voted* that M<sup>r</sup> Jn<sup>o</sup> Smith M<sup>r</sup> Hoit [M<sup>r</sup> Pierce] M<sup>r</sup> A Parker & M<sup>r</sup> Jer<sup>e</sup> Dow be a Committee to consider of the matters mentioned in a Letter from the Treasurer Dated Dec<sup>r</sup> 7<sup>th</sup> 1792 and report thereon —

Adjourned to Monday next at 3 o'Clock P. M

MONDAY DEC<sup>R</sup> 10<sup>th</sup> 1792

The House met according to adjournment

An Act for the repeal of an Act appointing Special Justices and also in addition to and amendment of an Act for Establishing Courts of Law — was read a third time and passed to be Enacted —

The Committee on the Account of Ebenezer Cram and all accounts of a Similar nature reported that Ebenezer Cram be allowed two pounds three shillings & three pence — That Col<sup>o</sup> Theophilus Dame be allowed three pounds — That Ozias Silsby be allowed nine pounds one shilling and ten pence — And that Simeon Ladd be allowed five pounds in full of their Accounts which report being read and considered *voted* that it be received and accepted and that the President give orders for payment accordingly —

An Act to secure to the Inhabitants of the County of Cheshire a trial by jury in a certain case was read a third time and passed to be Enacted —

The Committee to make enquiry for the files and Treasurers statements for the year 1788 reported that they have made enquiry and find that the Specie account and vouchers therefor are in the Secretary's Office \*and that the books in \* 14-439 which were entered the old notes and orders for issuing new notes are in the Treasures Office — that the orders for issuing new notes were inclosed in the same files with the old notes and they being few in Number compared with the old notes were undoubtedly in the hurry of business burnt with the notes by the

Committee appointed to dispose of the state papers at that time — which report being read and considered ordered that the same be sent to the Senate for their information —

*Voted* that M<sup>r</sup> Livermore M<sup>r</sup> Crawford & M<sup>r</sup> Tarlton be a Committee to consider of a Resolve for the purpose of classing the Town of Hebron to sundry Towns in said Resolve mentioned and report thereon —

*Voted* that M<sup>r</sup> Whitcomb M<sup>r</sup> Hoit & M<sup>r</sup> Badger be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Ebenezer Haywood and others and report thereon —

*Voted* that M<sup>r</sup> Barrett M<sup>r</sup> Blanchard & M<sup>r</sup> Gibson be a Committee on the part of this House to join such of the Honb<sup>l</sup> senate as they may appoint to consider of the Petition of Anna Hanson and report thereon —

The Committee on the Petition of Beza Woodward and George W Livermore agents for the County of Grafton reported that they be allowed nine pounds Six shillings being a Sum paid by the County of Grafton to David Webster sherriff for said County for dispersing public papers up to June 1788 and that the President give order accordingly — which report being read and considered *voted* that it be received and accepted —

Adjourned to 9 o'Clock to morrow morning

## TUESDAY DEC<sup>r</sup> 11<sup>th</sup> 1792

The House met according to adjournment.

\* 14-440 \* *Voted* that the Petition of Edward S Livermore Esq<sup>r</sup> and others be referred to the Committee on public roads and that they report thereon —

*Voted* that M<sup>r</sup> J Duncan M<sup>r</sup> M<sup>c</sup>Clarey [& M<sup>r</sup> Gerrish] be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of William Adams and report thereon —

Upon reading and considering the Petition of Robert W Smith and the report of a Committee thereon *Voted* that the Petitioner be heard thereon before the General Court on the Second Thursday of the next Session and that the Petitioner cause that Samuel Atkinson be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and shew cause if any he hath why the prayer thereof may not be granted —

Upon reading and considering the Petition of Oliver Tuttle and Mary Tuttle as she the said Mary was Administratrix of the Estate of Richard Brown late a Quarter Master in the Second New Hampshire Regiment in the Army of the United states (deceas<sup>d</sup>) and the report of a Committee thereon — *Voted and Resolved* that the depreciation of the said Browns wages while in said service be allowed and that the Committee on depreciation adjust and Settle the account of said Brown and if a balance be found due to said Browns Estate, The Treasurer of this State issue a state note or other evidence thereof to the Amount of such balance in the manner heretofore practised —

*Resolved* that the Select men or the major part of them at the charge of the town parish or place \* they belong \* 14-441 to shall take an Inventory of the rateable estates of the Towns parishes and places following (viz) Allenstown Atkinson Bow Brintwood Candia Canterbury Chester Chichester Concord Deerfield East Kingstown Epping Epsom Exeter Greenland Hampstead — Hampton — Hampton falls Hawke Kensington Kingstown Londonderry Loudon Newington New Market New Castle Newtown Northfield North Hampton Northwood Nottingham Pelham Pembroke Plastow Poplin Portsmouth Pittsfield Raymond Rye Salem Sandown Seabrook South-hampton Stratham Windham — Barnstead Barrington Conway Dover Durham Eaton Effingham Gilmantown Lee Madbury Merrideth Middletown Moultonborough New Durham New Durham Gore New Hampton Ossipee Rochester Sanborntown Sandwich Sommersworth Tamworth Tuftonborough Wakefield Wolfborough — Amherst Andover Antrim Bedford Boscawen Campbels Gore Dearing Hancock Henniker Hillsborough Holles Hopkinton Kearsarge gore Litchfield Lyndeborough Mason Merrimac New Bradford New Boston New Ipswich New London Nottingham-west Peterborough Raby Salisbury Sharon Society-land Sutton Temple Warner Weare Wilton — Acworth Alstead Charlestown Chesterfield Claremont Cornish Croydon Dublin Fitz William Gilsom Goshen Hinsdale Jaffrey Keene Langdon Lempster Marlborough Marlow New Grantham Newport Packersfield Plainfield Protectworth Richmond Rindge Stoddard Surry Sullivan Swanzey Unity Walpole Washington Wendall Westmoreland Winchester — Alexandria Bath Bartlett Bridgewater Burton Cambridge Campton Canaan Chatham Cockburne Cockermouth Coleburne Coventry Dalton Dartmouth Dorchester Dummer Enfield Errol Franconia Grafton Gu[n]thwait (alias Concord) Hanover Haverhill Hebron Kil-

kenny Lancaster Landaff Lebanon Lincoln Littleton Lyman  
 Lyme Millfield, New Chester New Holderness Nor-  
 \* 14-442 thumberland \* Orange Orford Peeling Piercy Piermont  
 Plymouth Rumney Shelburne Stratford Success Thorn-  
 ton Trecothick Warren Wentworth — New Bradford Gore Hoyts  
 Gore and Locations granted to the following persons Thomas  
 Chadbourne John Goffe Mark H Wentworth Daniel Rogers &  
 Jacob Treadwell Alexander Blair and others Hugh Sterling &c  
 Samuel Sherburne and others — Thomas Martin Joshua Martin  
 &c Theophilus Dame John Hurd and Stephen Holland — Which  
 inventory shall be taken to consist of what each person is possessed  
 of on the first day of April next and returned into the Secretary's  
 office at or before the tenth day of June next in the following kind  
 of Estate (namely) —

All male polls from eighteen to Seventy years of age except  
 Instructors and Students of Colleges, Ordained Ministers Precep-  
 tors of Academies Paupers and Idiots) Orchard Arable Mowing  
 and pasture land accounting so much Orchard as will in a Com-  
 mon Season produce ten Barrels of Cyder one acre, so much past-  
 ure land as will summer a Cow four Acres, And what mowing  
 land will commonly produce one tun of good english hay yearly  
 or Meadow hay in proportion one Acre and what Arable or tillage  
 land will commonly produce twenty five bushels of Corn yearly  
 one Acre. In which is to be considered land planted with Indian  
 Corn Petatoes & Beans and Sown with grain flax and Pease —  
 All horses Mares and colts distinguishing the difference of Years  
 from one to three years old esteeming all that have been wintered  
 two winters one year old allowing in like manner for those two  
 years old and three years old — and all that are four years old  
 and upwards allowing as aforementioned to be accounted horses  
 and Mares —

All mills wharves and ferries and the yearly rent  
 \* 14-443 \* thereof yearly repairs thereof being first deducted in  
 the judgment of the persons taking said Inventory —  
 The sum total of the value of all real Estate (viz) Lands and  
 buildings not included in the before mentioned Articles owned by  
 the Inhabitants — The Sum total of the value of all stock in trade  
 — The Sum total of all money in hand or at Interest including  
 Bank stock and Securities for any property at Interest more than  
 the party pays interest for — No lands appropriated to public use  
 to be Inventoried — That said Inventory be made agreeably to the  
 form following (viz)

	N <sup>o</sup> of Polls from 18 to 75 years of age
	N <sup>o</sup> of Acres of Orchard land
	N <sup>o</sup> of Acres of Arable or tillage land
	N <sup>o</sup> of Acres of mowing land
	N <sup>o</sup> of Acres of Pasture land
	N <sup>o</sup> of horses and mares
	N <sup>o</sup> of Oxen
	N <sup>o</sup> of Cows
	N <sup>o</sup> of horses & Cattle 3 yrs old
	N <sup>o</sup> of horses & Cattle 2 yrs old
	N <sup>o</sup> of horses & Cattle 1 yr old
	Yearly rent of mills wharves & ferries repairs being deducted
	Sum total of the value of all buildings and real Estate unimproved owned by the Inhabitants
	Sum total of the value of all Real Estate not owned by Inhabitants
	Sum total of the value of all stock in trade —
	Sum total of money in hand or on Interest —

That every person is required to give in a true and faithful Inventory of all the foregoing articles belonging to him respectively on Oath if required thereto by the person or persons taking said Inventory who are hereby impowered to administer the Same and on refusal or neglect thereof the person or persons taking said Inventory are to set down to him or them so refusing or neglecting so much as in their judgment appears equitable by way of doamage — And the person or persons taking said Inventory are also to take a true and perfect Inventory of all buildings and lots or tracts of unimproved lands belonging to persons not residing within the respective towns or districts where such lands lye

whether divided or undivided setting forth the number of Acres and value of Each lot also the Number of the lot and number or name of the range it lies in with the name of the present owner if known but if not known to insert whose \* right it was originally laid out or drawn to or such other description as may serve to distinguish each lot or tract of Land —

\* 14-444 That the person or persons taking said Inventory shall take an Oath to be administred by any justice of the peace in the County where the same is taken that he or they have faithfully and impartially made said Inventory—a Certificate of which Oath from the Justice who administred it shall be returned with the said Inventory into the Secretary's Office

That the Select men of the next oldest town to any town parish or place where no select men are chosen shall take an Inventory of such Town parish or place or appoint some person or persons in the said respective place to do the same and return it as aforesaid for which they shall be paid an adequate reward for their Account being exhibited and allowed by the General Court out of the Treasury — And also that the said Select men shall return distinctly the amount or footing of each Column of their Inventory taken last April so that the Number of Polls Cattle acres of Improved land, value of unimproved land and all other rateable estate inventoried and rated in each town parish and place in the state & other taxes may appear —

Upon reading and considering the Petition of Richard Jenness Esq<sup>r</sup> and others and the report of a Committee thereon *voted* that the Petitioners be heard thereon before the General Court on the second Thursday of the next Session and that the Petitioners cause that James Seavy be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and shew cause if any he hath why the prayer thereof may not be granted —

\* 14-445 \*The Committee to consider of a Letter from Jeremiah Eames Esq<sup>r</sup> and from S Z Watson reported that his Excellency the President be requested to transmit to the Secretary of State of the United states authentic copies of the letter addressed to him by Jeremiah Eames Esq<sup>r</sup> with its inclosure relating to an Encroachment on the boundary of this state by the Government of Canada — which report being read and considered *voted* that it be received and accepted —

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Bedee & M<sup>r</sup> Gibson be a Committee on the part of this House to join such of the Hon<sup>ble</sup> Senate

as they may appoint to consider of the Petition of John Scribner Esq<sup>r</sup> and report thereon —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Kelley M<sup>r</sup> Barrett M<sup>r</sup> A. Parker & M<sup>r</sup> Tarlton be a Committee to consider what compensation shall be made the Electors for this State of President and vice President of the United states & report thereon

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Wingate M<sup>r</sup> Cragin M<sup>r</sup> Temple and M<sup>r</sup> Carlton be a Committee to consider of what business is yet necessary to be done at this Session and at what time and to what time and place this Court shall be adjourned and the place at which the General Court shall meet on the first Wednesday in June next also what allowance shall be made to the Members of the Honb<sup>l</sup> Senate House of Representatives and their Officers for travel and attendance the present session and report thereon —

Adjourned to 3 o'Clock P M —

Met accordingly

*Voted* that M<sup>r</sup> [J.] Pierce M<sup>r</sup> P White M<sup>r</sup> A Parker M<sup>r</sup> Holmes and M<sup>r</sup> More be a Committee to consider of a Bill presented entitled "An Act to encourage the Manufacture of Malt Liquors" and report thereon —

\* *Voted* that M<sup>r</sup> Dole M<sup>r</sup> Wingate M<sup>r</sup> E Smith M<sup>r</sup> J \* 14-446 Macgregore and M<sup>r</sup> Gerrish be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to receive and Examine the accounts of John M<sup>c</sup>Curdy & Alexander Roystone and report thereon —

An Act to annex the two East ranges of lots of Land in the Township of Greenfield heretofore called Lyndborough Addition together with those persons herein hereafter mentioned to the Town of Francestown was read a third time & passed to be Enacted —

*Voted* that the Account of Beza Woodward be referred to the Committee on the Account of Parker Tinney [Tenney] and Brooks and that they report thereon —

An Act in addition to an Act entitled an Act for settling Testate estates and in addition to an Act intituled an Act ordering the descent of Intestate Estates and empowering the Judge of Probate to settle the same accordingly — was read a third time and passed to be Enacted

The Committee on the Petition of John Hurd Esq<sup>r</sup> reported that he have leave to withdraw his Petition which report was accepted —

Adjourned to 9 oClock to morrow morning

WEDNESDAY DEC<sup>r</sup> 12<sup>th</sup> 1792.

The House met according to adjournment.

An Act establishing Permanent Salaries for the Justices of the Superior Court of Judicature — was read a third time and passed to be Enacted —

Upon reading and considering the Petition of John Scribner Esq<sup>r</sup> and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the \* 14-447 Second Wednesday of the next Session & \* that in the mean time the Petitioner cause that Abner Burbank be served with a Copy of the Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted —

The Committee to Nominate Six persons out of whom for three to be appointed a Committee to settle the Accounts between this state and the Treasurer thereof in the recess of the General Court having reported it was *voted* to proceed by ballot in choosing said Committee and the ballots being called for choice was made of John Calfé Nath<sup>l</sup> Rogers & Oliver Peabody Esquires for said purpose —

Upon reading and considering the Petition of Benjamin Biggelow and the report of a Committee thereon *voted* that the judge of Probate for the County of Rockingham be impowered to extend the time four months longer to receive and examine the claims against the Estate of Governor John Wentworth — which report being read & considered *voted* that it be received and accepted —

Upon a Second reading of a Bill for forming and regulating the Militia motion was made that the following words in the twelfth Article “and at other times” be erased On which motion the yeas and Nays were called and are as follows —

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Bartlett	Mr Nutter	Mr Wellman
Mr Bell	Mr Emerson	Mr Davis	Mr Wilcox
Mr Blanchard	Mr Godfrey	Mr Ames	Mr Twitchel
Mr Jos <sup>h</sup> Weeks	Mr Tilton	Mr O Parker	Mr Stone
Mr Jo <sup>s</sup> Dow	Mr Gibson	Mr Fisk	Mr Kimball
Mr Wiggin	Mr E Smith	Mr Gerrish	Mr Livermore
Mr Eastman	Mr Carr	Mr A Parker	Mr Crawford
Mr March	Mr Wingate	Mr Jackson	Mr Richardson
Mr Jon <sup>a</sup> Smith	Mr Waldron	Mr Rand	Mr Johnson
Mr Bradley	Mr Bedee	Mr Bellows	Mr Tarlton



*Nays.	Nays.	Nays.	Nays. * 14-448
M <sup>r</sup> Connor	M <sup>r</sup> Foster	M <sup>r</sup> Dole	M <sup>r</sup> Whitcomb
M <sup>r</sup> J Macgregore	M <sup>r</sup> Marshall	M <sup>r</sup> R Macgregore	M <sup>r</sup> Temple
M <sup>r</sup> Pickering	M <sup>r</sup> Jer <sup>s</sup> Dow	M <sup>r</sup> Barrett	M <sup>r</sup> Huntley
M <sup>r</sup> M Leavitt	M <sup>r</sup> Harper	M <sup>r</sup> Abbott	M <sup>r</sup> Holmes
M <sup>r</sup> Brown	M <sup>r</sup> Badger	M <sup>r</sup> P Clark	M <sup>r</sup> Penniman
M <sup>r</sup> P. White	M <sup>r</sup> Holt	M <sup>r</sup> Cragin	M <sup>r</sup> Craige
M <sup>r</sup> Hill	M <sup>r</sup> C Leavitt	M <sup>r</sup> Jn <sup>s</sup> Smith	M <sup>r</sup> Hough
M <sup>r</sup> Cilley	M <sup>r</sup> Blasdell	M <sup>r</sup> J Duncan	M <sup>r</sup> Fairfield
M <sup>r</sup> M <sup>c</sup> Clarey	M <sup>r</sup> R Parker	M <sup>r</sup> Gale	M <sup>r</sup> Brooks
M <sup>r</sup> Jon <sup>s</sup> Clark	M <sup>r</sup> Lovell	M <sup>r</sup> More	M <sup>r</sup> N White
M <sup>r</sup> Cram	M <sup>r</sup> Barron	M <sup>r</sup> Shepherd	M <sup>r</sup> Carlton
M <sup>r</sup> Jn <sup>s</sup> Weeks			

40 Yeas—45 nays—so the motion was lost

*Voted* to postpone the further consideration of the Militia Act to 4 o'Clock P. M.—

The Committee on the Petition of William Gardner Esq<sup>r</sup> are of Opinion that the Balance due from him to this state ought to be received at the Same rate he received a Balance due him on settlement of his Account as agent Clothier from the United states and that the Committee for settling state accounts be directed to adjust the Same accordingly—which report being read and considered *voted* that it be received and accepted—

Adjourned to 3 o'Clock P. M.—

Met accordingly

The following vote came down from the Honb<sup>l</sup> Senate for Concurrence—

In Senate Dec<sup>r</sup> 12<sup>th</sup> 1792

*Voted* that M<sup>r</sup> Freeman & M<sup>r</sup> Wallace be a Committee to join such of the Honb<sup>l</sup> House as they may appoint to take under consideration a Resolve relative to the taking an Inventory of the rateable Estates in the Several Towns parishes & places in this State and report such alterations as they shall judge proper—was read and concurred & M<sup>r</sup> J Pierce M<sup>r</sup> E Smith M<sup>r</sup> Jn<sup>s</sup> Smith M<sup>r</sup> A Parker and M<sup>r</sup> Tarlton joined—

*Voted* that the Honb<sup>l</sup> John T Gilman Esq<sup>r</sup> have and receive for his Salary as Treasurer from June 1792 to June 1793 two hundred and forty pounds and that the President give order accordingly—

\* Motion was made that the Attorney General receive \* 14-449 fifty five pounds as a Salary from June 1792 to June 1793 on which motion the yeas and nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Sherburne	M <sup>r</sup> Cilley	M <sup>r</sup> R Parker,	M <sup>r</sup> Jackson
M <sup>r</sup> Gains	M <sup>r</sup> March	M <sup>r</sup> Barron	M <sup>r</sup> Bellows
M <sup>r</sup> J Pierce	M <sup>r</sup> McClarey	M <sup>r</sup> Dole	M <sup>r</sup> Wellman
M <sup>r</sup> Connor	M <sup>r</sup> Jon <sup>s</sup> Clark	M <sup>r</sup> Barrett	M <sup>r</sup> Holmes
M <sup>r</sup> J Macgregore	M <sup>r</sup> Emerson	M <sup>r</sup> Abbott	M <sup>r</sup> Stone
M <sup>r</sup> Pickering	M <sup>r</sup> Gibson	M <sup>r</sup> P Clark	M <sup>r</sup> Kimball
M <sup>r</sup> Jos <sup>b</sup> Weeks	M <sup>r</sup> E Smith	M <sup>r</sup> Cragin	M <sup>r</sup> Livermore
M <sup>r</sup> M Leavitt	M <sup>r</sup> Wingate	M <sup>r</sup> Flanders	M <sup>r</sup> Craige
M <sup>r</sup> Wiggins	M <sup>r</sup> Waldron	M <sup>r</sup> More	M <sup>r</sup> Brooks
M <sup>r</sup> P White	M <sup>r</sup> Badger	M <sup>r</sup> Whitcomb	M <sup>r</sup> N White
M <sup>r</sup> Hill	M <sup>r</sup> Davis	M <sup>r</sup> Temple	M <sup>r</sup> Jn <sup>o</sup> Weeks
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Bell	M <sup>r</sup> Tilton	M <sup>r</sup> Ames	M <sup>r</sup> Huntley
M <sup>r</sup> Blanchard	M <sup>r</sup> Marshall	M <sup>r</sup> O Parker	M <sup>r</sup> Penniman
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Kellie	M <sup>r</sup> Fisk	M <sup>r</sup> Twitchel
M <sup>r</sup> Brown	M <sup>r</sup> Carr	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Crawford
M <sup>r</sup> Eastman	M <sup>r</sup> Harper	M <sup>r</sup> J Duncan	M <sup>r</sup> Johnson
M <sup>r</sup> Cram	M <sup>r</sup> Bedee	M <sup>r</sup> Gale	M <sup>r</sup> Richardson
M <sup>r</sup> Foster	M <sup>r</sup> Hoit	M <sup>r</sup> Gerrish	M <sup>r</sup> Hough
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Nutter	M <sup>r</sup> Shepherd	M <sup>r</sup> Fairfield
M <sup>r</sup> Bradley	M <sup>r</sup> Leavitt	M <sup>r</sup> A Parker	M <sup>r</sup> Tarlton
M <sup>r</sup> Bartlett	M <sup>r</sup> Blasdell	M <sup>r</sup> Rand	M <sup>r</sup> Carlton
M <sup>r</sup> Godfrey	M <sup>r</sup> Lovell	M <sup>r</sup> Wilcox	

44 Yeas — 43 nays — so the Motion prevailed —

*Voted* that the Honb<sup>l</sup> John Prentice Esq<sup>r</sup> have and receive out of the Treasury fifty five pounds for a Salary as Attorney Gen<sup>l</sup> from June 1792 to June 1793 and that the President give order accordingly —

*Voted* that his Excellency Josiah Bartlett Esq<sup>r</sup> have and receive out of the Treasury two hundred pounds for a Salary as President from June 1792 to June 1793 and that he take order accordingly —

*Voted* that the Honb<sup>l</sup> Joseph Pearson Esq<sup>r</sup> have and receive out of the Treasury Sixty pounds as a Salary as Secretary from June 1792 to June 1793 and that the President give order accordingly —

\* 14-450 *\*Voted* that M<sup>r</sup> Connor M<sup>r</sup> Cilley and M<sup>r</sup> Gains be a Committee to consider of the Petition of William Moreland and report thereon —

Resumed the further consideration of the Militia Act — [Several paragraphs were committed —]

Upon the Second reading of the 24<sup>th</sup> Article in the Bill for forming and regulating the Militia respecting officers rising by Seniority — the yeas and Nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Godfrey	M <sup>r</sup> Blasdell	M <sup>r</sup> More
M <sup>r</sup> J Pierce	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> R Parker	M <sup>r</sup> Whitcomb
M <sup>r</sup> J Macgregore	M <sup>r</sup> E Smith	M <sup>r</sup> Barron	M <sup>r</sup> Rand
M <sup>r</sup> Blanchard	M <sup>r</sup> Carr	M <sup>r</sup> Dole	M <sup>r</sup> Bellows
M <sup>r</sup> Cilley	M <sup>r</sup> Wingate	M <sup>r</sup> O Parker	M <sup>r</sup> Huntley
M <sup>r</sup> McClarey	M <sup>r</sup> Waldron	M <sup>r</sup> Abbott	M <sup>r</sup> Holmes
M <sup>r</sup> Jon <sup>s</sup> Clark	M <sup>r</sup> Harper	M <sup>r</sup> P. Clark	M <sup>r</sup> Gale
M <sup>r</sup> Foster	M <sup>r</sup> Badger	M <sup>r</sup> Cragin	M <sup>r</sup> Craige
M <sup>r</sup> Bradley	M <sup>r</sup> Hoit	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Tarlton
M <sup>r</sup> Emerson	M <sup>r</sup> Nutter	M <sup>r</sup> B Pierce	M <sup>r</sup> N White
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Bell	M <sup>r</sup> Kellie	M <sup>r</sup> Parker	M <sup>r</sup> Kimball
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Bedee	M <sup>r</sup> Temple	M <sup>r</sup> Livermore
M <sup>r</sup> Brown	M <sup>r</sup> Davis	M <sup>r</sup> Jackson	M <sup>r</sup> Crawford
M <sup>r</sup> Wiggin	M <sup>r</sup> Ames	M <sup>r</sup> Wellman	M <sup>r</sup> Johnson
M <sup>r</sup> Eastman	M <sup>r</sup> Barrett	M <sup>r</sup> Wilcox	M <sup>r</sup> Richardson
M <sup>r</sup> Bartlett	M <sup>r</sup> J Duncan	M <sup>r</sup> Penniman	M <sup>r</sup> Hough
M <sup>r</sup> Marshall	M <sup>r</sup> Gerrish	M <sup>r</sup> Twitchel	M <sup>r</sup> Fairfield
M <sup>r</sup> Gibson	M <sup>r</sup> Shepherd	M <sup>r</sup> Stone	M <sup>r</sup> Brooks

40 Yeas — 32 Nays — so it was accepted —

*Voted* that M<sup>r</sup> Blanchard M<sup>r</sup> McClarey M<sup>r</sup> Hoit M<sup>r</sup> B. Pierce M<sup>r</sup> Hough M<sup>r</sup> Rand & M<sup>r</sup> Gerrish be a Committee to take under consideration the Milita Bill and report such alterations and Amendments as they may judge necessary

Adjourned to 9 o'Clock to morrow morning

THURSDAY DEC<sup>r</sup> 13<sup>th</sup> 1792

The House met according to adjournment

*Voted* that M<sup>r</sup> Pierce M<sup>r</sup> Barrett and M<sup>r</sup> Badger be a Committee to take under consideration the Bill relative to the Small pox and report such alteration as they think proper —

\* *Voted* that M<sup>r</sup> Gains M<sup>r</sup> Barrett & M<sup>r</sup> Gibson be a Committee to consider of the Petition and Account of Solomon Wheeler Esq<sup>r</sup> and report thereon — \* 14-451

*Voted* that M<sup>r</sup> P Clark M<sup>r</sup> Jere Dow & M<sup>r</sup> Bell be a Committee on the part of this House to join such of the Hon<sup>l</sup> Senate as they may appoint to consider of the Petition of James Flanders in behalf of the Inhabitants of New London and report thereon —

An Act to Enable Judith Meloon to settle the Estate of her former husband was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Badger M<sup>r</sup> Cragin M<sup>r</sup> Holmes and M<sup>r</sup> Fairfield be a Committee to consider and report the most efficacious measures for the collection of out standing taxes —

*Voted* that the Treasurer of this state be directed to receive from M<sup>r</sup> More one of the Select men of Charlestown a Certificate of the Indent, final Settlement & New Emission taxes uncollected by the Collector of Charlestown in the Same manner as though the same was signed by the Select men of Charlestown —

*Voted* that M<sup>r</sup> E Smith M<sup>r</sup> Eastman M<sup>r</sup> Barrett M<sup>r</sup> Johnson & M<sup>r</sup> Jn<sup>o</sup> Weeks be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Memorial of Thomas Cogswell Esq<sup>r</sup> also of an Act appointing a Committee to lay out a Road from Conway to the upper Cohass passed Sept<sup>r</sup> 22<sup>d</sup> 1786 — and report thereon —

*Voted* that M<sup>r</sup> Connor M<sup>r</sup> P White & M<sup>r</sup> Gale be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of James Simons and Edward Burnham and report thereon —

Adjourned to 3 o'Clock P. M —

Met accordingly —

Whereas in the Act for Incorporating the Town of Hebron no provision is made for their being represented in the General Court and doubts have arisen whether they have a right to vote within any district — Therefore *Resolved* that the Town of Hebron \* 14-452 be classed with the Towns of New Chester \* Bridge-water Cockermouth and Alexandria for the purpose of voting for a Representatives to the General Court with the privilege of holding the meeting for chusing said Representative in Hebron in turn with the other Towns in the district —

An Act to carry into effect the Constitution of this State as altered and amended by the late convention was read a third time and passed to be Enacted —

An Act establishing where certain Inhabitants of the Towns of Hampton falls and Seabrook shall work out their highway taxes — was read a third time and passed to be Enacted —

The Committee on the Petition of Jonathan Rawson Esq<sup>r</sup> in behalf of the Library Company at Dover reported that the prayer thereof be granted and that the Petitioner have leave to bring in a Bill accordingly — which report being read and considered *voted* that it be received & accepted —

*Voted* that M<sup>r</sup> P White M<sup>r</sup> Abbott M<sup>r</sup> Cragin M<sup>r</sup> Duncan & M<sup>r</sup> Holmes be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of the Proprietors of Amoskeig bridge also the Petition of Stephen Dole Esq<sup>r</sup> and others and report thereon —

*Voted* that Mr Whitcomb Mr Tarlton Mr Hill Mr R Parker and Mr Penniman be a Committee on the part of this House to join such of the Hon<sup>b</sup> Senate as they may appoint to consider of the Petition of Thomas Pinkham and report thereon —

Agreeably to the order of the day proceeded to a hearing on Petitions —

[The hearing on the Petition of Francis Blood was postponed until to morrow —]

\* Upon hearing and considering the Petition of Samuel Leavitt *voted* that the Petitioner have leave to bring in a Bill for establishing in himself all the right which Jonathan Leavitt had in the ten Acres of Land described in said Petition at the time of his conveying the Same to John Thursten by a Deed which is lost — \* 14-453

The Committee appointed to receive and examine the Accounts of John M<sup>c</sup>Curdy and Alexander Roystone [reported that the said M<sup>c</sup>Curdy and Roystone] be abated on their Bonds thirty pounds to be deducted from the principal and Interest now due on said Bonds in full of all abatements which report being read and considered *voted* that it be received and accepted — and that the Treasurer govern himself accordingly —

The Committee on the Petition of Solomon Wheeler Esq<sup>r</sup> reported that he deliver up the order on the late Treasurer Signed by Mesheck Weare Esq<sup>r</sup> for three pounds twelve shillings and four pence dated July 24<sup>th</sup> 1777 and now receive an Order on the Treasurer for Seven pounds nineteen shillings one penny which is to be in full of his Account and all demands of said Wheeler against said State — which report being read and considered *voted* that it be received & accepted and that the President give order accordingly —

The Committee on printers accounts &c reported that John Melcher be allowed the Sum of fifteen pounds and four pence in full of his Account — That George Hough be allowed the Sum of twenty two pounds eighteen shillings and eight pence in full of his Account — That Eliphalet Ladd be allowed two pounds two shillings in full of his Account — That Caleb Buswell be allowed the Sum of Eight Shillings in full of his Account which report being read and considered *voted* that it be received and accepted and that the President give orders accordingly —

*Voted* that the Petition of William Smith be referred to the Committee on the Account of Parker Tinney & Brook and that they report thereon

\* Adjourned to 9 o'Clock to morrow morning \* 14-454

FRIDAY DEC<sup>R</sup> 14<sup>th</sup> 1792

The House met according to adjournment

An Act in addition to an Act intituled an Act for the punishment of Certain crimes not capital was read a third time and passed to be Enacted —

An Act to encourage the Manufacture of malt Liquor — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> Connor & M<sup>r</sup> Badger with such of the Honb<sup>l</sup> Senate as they may appoint be & hereby are appointed a Committee on the part of this House to attend at the Probate Office in the County of Rockingham on the Settlement of the Account of Robert Smith trustee to the Estate of Stephen Holland Esq<sup>r</sup> an Absentee and make such Objections and give such information as they may judge proper —

[*Voted* that M<sup>r</sup> Badger M<sup>r</sup> A Parker & M<sup>r</sup> Barrett be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Pierce and others Masonian Proprietors & report thereon —]

*Resolved* that this State become interested in and partner with the proprietors of the New Hampshire Bank established by a Law of this state passed January 3<sup>d</sup> 1792 to the Amount of twenty six shares equal to ten Thousand four hundred Dollars on the Condition following (*viz*) that if at a public meeting of said proprietors or Stockholders called for that purpose they shall direct their Cashier to give bond to his Excellency the President in behalf of this State which bond he is hereby requested to take in the penal Sum of

Twenty Thousand Dollars Conditioned that if the Legislature of this State shall at any time \* within three years from the time of paying said money into the bank request a repayment of said Sum of Ten thousand four hundred Dollars with Interest at the rate of Six <sup>per</sup> Cent <sup>per</sup> Annum from the time of making payment as aforesaid then the proprietors as aforesaid shall immediately repay said Sum with Interest as aforesaid — That on receiving Such Bond his Excellency the President be and hereby is authorized and requested to give the Cashier of the New Hampshire bank an order on the Treasurer of this State for the Sum of Ten thousand four hundred Dollars taking his receipt for that Sum and acknowledging that the State are interested in said Bank to the amount of twenty six shares equal to ten thousand four hundred dollars and entitled to an equal Share of all profits arising therefrom in proportion to the stock held by the

state provided they do not withdraw their stock with Interest as aforesaid —

And be it further *Resolved* that Oliver Peabody Esquire be and he hereby is appointed and authorized on the part and in behalf of this State to represent the Shares owned by the State in the New Hampshire Bank at all meetings of the stockholders and to vote in behalf of this State at all meetings of said Stockholders agreeably to the rates mentioned in the Law establishing said Bank — And be it further *resolved* that if the State should not think proper to withdraw their Stock as aforesaid then in such case the said Oliver Peabody be and he hereby is Authorized and required to make report in writing to his Excellency the Governor of this state for the time being of the Sum accruing to this state from any dividend of profits arising from the Stock held by this State in said Bank and his Excellency the Governor of this State for the time being by and with advice of Council is hereby empowered to draw a Warrant on the Cashier of the Bank for the time being in favour of the Treasurer of this State taking the Treasurers \*receipt to be accountable to \* 14-456 the State therefor for all such dividends of profit accruing to the state as aforesaid

*Voted* that M<sup>r</sup> J Macgregore M<sup>r</sup> McMillan M<sup>r</sup> Bell M<sup>r</sup> Hill and M<sup>r</sup> Marshall be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Taylor in behalf of the proprietors of Morristown and report thereon —

An Act to empower a Committee to settle and fix the boundaries and lines between the parishes of North Hampton and Rye was read a third time and passed to be Enacted —

An Act Securing to William Page and Lewis R Morris and their Associates their Heirs and Assigns for ever the exclusive right of locking Bellows's falls on Connecticut river — was read a third time and passed to be Enacted —

Agreeably to the order of the day proceeded to a hearing on Petitions —

Upon hearing and considering the Petition of Francis Blood *voted* that the prayer thereof be granted and that he have leave to bring in a Bill accordingly —

Adjourned to 3 o'Clock P. M —

Met accordingly —

*Voted* that M<sup>r</sup> Gibson M<sup>r</sup> McMillan & M<sup>r</sup> Shepherd be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate

as they may appoint to consider of the Petition of Abraham Waldron and report thereon —

*Voted* that M<sup>r</sup> Duncan M<sup>r</sup> Hough & M<sup>r</sup> Cragin be a Committee on the part of this House to join such of the Hon<sup>ble</sup> Senate as they may appoint to consider of the Petition of William Hastings and report thereon —

An Act in addition to and amendment of An Act intituled an Act empowering Phinehas Parker to review a certain Action — was read a third time & passed to be Enacted

*Voted* that the hearing on the Petition of Jonathan \* 14-457 \* Steele Esq<sup>r</sup> in behalf of the Creditors to the Estate of Lewis Kinnistone be postponed until the second Wednesday of the next Session of which all persons concerned are to take notice and govern themselves accordingly —

Adjourned to 9 o'Clock to morrow morning —

SATURDAY DEC<sup>r</sup> 15<sup>th</sup> 1792

The House met according to adjournment

An Act to repeal an Act entitled an Act to erect a poll Parish in the Town of Pelham — was read a third time & passed to be Enacted —

*Voted* that M<sup>r</sup> Hough M<sup>r</sup> Johnson M<sup>r</sup> Gains M<sup>r</sup> Kimball and M<sup>r</sup> Waldron be a Committee to consider of the Petition of John Hurd Esq<sup>r</sup> and report thereon —

*Voted* that the Secretary be directed to procure as soon as may be three hundred and fifty printed authenticated copies of the Act to carry into effect the Constitution of this State as altered and amended by the late Convention —

The Committee on the Petition of Abraham Burnham and Joseph Simmonds reported that the Petitions be dismissed — which report was accepted —

An Act to establish post guides and to facilitate traveling through this state was read a third time and passed to be Enacted —

*Voted* that the Electors for this state of President and vice President of the United states have and receive as a Compensation for their Services nine shillings <sup>per</sup> day and pay for travel as members of the Legislature except that no pay for travel as Electors be allowed to those who are paid for travel as Members of the Legislature and that the Secretary make up a Roll for payment of said Electors accordingly

Upon reading and considering the Petition of Benjamin Gil-



man and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the Second Wednesday of the next Session and that the Petitioner \* cause that William King Atkinson be served with a \* 14-458 Copy of the Petition and order of Court thereon six weeks prior to said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted—

Adjourned to Monday next at 3 o'Clock P. M

MONDAY DEC<sup>R</sup> 17<sup>th</sup> 1792

The House met according to adjournment

*Voted* that M<sup>r</sup> N White M<sup>r</sup> Bartlett & M<sup>r</sup> Eastman be a Committee to consider of the Account of John Weeks & Jonas Baker and report thereon—

Upon reading and considering the Petition of Samuel Emerson Esq<sup>r</sup> and others also of the Petition of John Porter Esq<sup>r</sup> in behalf of the Inhabitants of Plymouth *voted* that the Petitioners be heard thereon before the General Court on the Second Wednesday of the next Session and that the Petitioners cause that the Select men of Campton be served with a Copy of the Petition and order of Court thereon within six weeks from the date hereof that they may then appear and shew cause (if any they have) why the prayer thereof may not be granted—

*Voted* that the Petition of William Chadbourne be referred to the Committee appointed to consider of the Small pox Act and that they report thereon—

*Voted* that M<sup>r</sup> Lovell M<sup>r</sup> Davis & M<sup>r</sup> Twitchel be a Committee to consider of the Petition of Robert Parker in behalf of the Inhabitants of Litchfield and report thereon—

*Voted* that M<sup>r</sup> P. White M<sup>r</sup> Badger & M<sup>r</sup> Abbott be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of the Select men of Wolfborough & report thereon

Adjourned to 9 o'Clock to morrow morning

\* TUESDAY DEC<sup>R</sup> 18<sup>th</sup> 1792 \* 14-459

The House met according to adjournment—

An Act to vest in John Weeks his Heirs and Assigns forever the sole and exclusive privilege of keeping a ferry over a certain part of Connecticut river—was read a third time and passed to be Enacted—

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Blanchard & M<sup>r</sup> Duncan be a Committee to consider of the Petition of Samuel Jackson and others and report thereon —

*Voted* that the Account of Henry Ranlett be referred to the Committee on printers accounts and that they report thereon —

An Act to confirm establish and vest the fee of certain land in Samuel Leavitt his heirs and Assigns — was read a third time and passed to be Enacted —

*Voted* that the Secretary be directed to procure as soon as may be two hundred & fifty authenticated printed copies of the Resolve for taking a new valuation of the polls and Rateable Estate in this state —

The Committee on the Petition of Samuel Holland reported that the prayer thereof be so far granted as that the Petitioner have leave to bring in a Bill to enable him the said Holland to hold real Estate within this state taken in Satisfaction of Executions or otherwise by him received in payment of debts for the express purpose of selling and conveying the Same (within a time to be limited in said Bill) to some citizen or citizens of the United states — which report being read and considered *voted* that it be received and Accepted —

The Committee on the Petition of Nathanael Gilman and Thomas Stickney reported that the prayer of said Petition be granted the Petitioners respectively giving Bond to the judge of Probate for the County of Rockingham to account for the money arising by said sale to the use of such Minor or their respective

Heirs as would be entitled by Law to the Inheritance  
 \* 14-460 \* of the said real Estate so to be sold as aforesaid —  
 which report being read and considered *voted* that it be received & accepted and that they have leave to bring in a Bill accordingly

*Voted* that M<sup>r</sup> Livermore M<sup>r</sup> N White M<sup>r</sup> Gibson M<sup>r</sup> R Macgregore & M<sup>r</sup> Hoit be a Committee on the part of this House to join such of the Hon<sup>ble</sup> Senate as they may appoint to consider of the Account of David Webster Esq<sup>r</sup> and report thereon

The Committee on the Petition of Samuel Jackson [Eleazer Heywood] and others reported that the Petitioners have leave to withdraw their Petition which report was accepted and the Petition withdrawn —

*Voted* that M<sup>r</sup> Pickering M<sup>r</sup> M<sup>r</sup> Clarey M<sup>r</sup> Badger M<sup>r</sup> Hoit M<sup>r</sup> Carr, M<sup>r</sup> Cragin M<sup>r</sup> Gerrish M<sup>r</sup> Lovell M<sup>r</sup> Holmes M<sup>r</sup> A Parker M<sup>r</sup> Kimball M<sup>r</sup> N White M<sup>r</sup> Tarlton M<sup>r</sup> Hough M<sup>r</sup> J Macgregore

and Mr Bradley be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to take under consideration and report the necessary arrangements for dividing the Militia of this state into Regiments Brigades and divisions —

*Voted* that the Session of the General Court on the first Wednesday in June next be holden at Concord —

*Voted* that the allowance for travel and attendance to the Members of the Honb<sup>l</sup> Senate and House of Representatives and their Officers the present Session [be the same] as at the last session and that the Secretary and Clerk make up the respective rolls accordingly —

Upon reading and considering the Petition of John Young Esq<sup>r</sup> in behalf of himself and Samuel Young and the report of a Committee thereon — *Resolved* that the Treasurer of this state for the time being be and he hereby is directed to issue his extent against the Estate of Ebenezer Green late of Lyme in said state Esq<sup>r</sup> deceased for the amount of the Sum due to said state upon a Bond signed by said Green Samuel Young and John Young and now in the office of said Treasurer for the payment of the Excise of the County of Grafton from the first of October \*1784 to the first of October 1785 provided nevertheless \*14-461 that nothing herein contained shall extend or be construed to extend so as to free the said Samuel Young and John Young from paying in said Sum or such part thereof as may not be collected from said Estate —

Adjourned to 3 o'Clock P. M —

Met accordingly —

An Act for forming and regulating the Militia within this State and for repealing all the Laws heretofore made for that purpose — was read a third time and passed to be Enacted

*Voted* that Mr Barrett Mr M<sup>c</sup>Clarey & Mr Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of the Creditors to the estate of John Fenton Esq<sup>r</sup> and report thereon —

An Act empowering Samuel Holland Esquire to hold land was read a third time and passed to be Enacted —

*Voted* that Mr E Smith Mr Hoit & Mr B Pierce be a Committee to consider of the Petition of John Dodge and report thereon —

*Voted* that the Account of Bezaleel Woodward Esq<sup>r</sup> amounting to Eighteen pounds fifteen shillings be allowed and paid out of the Treasury by order of the President —

Adjourned to 9 o'Clock to morrow morning —

WEDNESDAY DEC<sup>R</sup> 19<sup>th</sup> 1792 —

The House met according to adjournment

The Committee on the Account of Col<sup>o</sup> David Webster reported that he be allowed fifteen pounds ten shillings in full for his service in distributing public papers and returning votes for President and Senators up to the 18<sup>th</sup> day of December 1792 and that the President give order accordingly — which report being read and considered *voted* that it be received and accepted —

*Voted* that Mr Hoit Mr Waldron Mr Wingate Mr Gains and Mr Johnson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Edward S<sup>t</sup> Loe Livermore and others respecting a Bridge over Piscataqua river & report thereon —

\* 14-462 \* The Committee on the Petition of the Select men of Wolfborough reported that the prayer thereof be granted and that they have leave to bring in a Bill accordingly which report being read and considered *voted* that it be received and accepted —

*Resolved* that the Treasurer be and he hereby is directed to take such measures as he may judge most expedient for the collection of the outstanding taxes —

The Committee to consider of the Petition of Joseph Chesley reported that the Treasurer be and hereby is authorized and directed to receive seven shillings on the pound on the Sum of one hundred and fifty pounds one shilling and Six pence the balance due in Certificates from the Town of Lee for the year 1788 — which report being read and considered *voted* that it be received and accepted —

The Committee on the Accounts of William Parker and Samuel Tinney [Tenney] reported that the Account of William Parker amounting to Seven pounds four shillings be allowed And the account of Samuel Tinney [Tenney] & William Parker for Inspecting Invalids amounting to thirteen pounds four shillings be allowed — which report being read and considered *voted* that it be received & accepted and that the President give order on the Treasurer for payment of said Sums respectively —

The Committee on the Petition of James Flanders in behalf of the Town of New London Reported that the said Town of New London be abated one fifth part of the Sum set to them in the last proportion and that the Treasurer govern himself accordingly — which report being read and considered *voted* that it be received and accepted —

\* *Voted* that M<sup>r</sup> Badger [Bedee] M<sup>r</sup> Macgregore & M<sup>r</sup> \* 14-463  
Gains be a Committee on the part of this House to join J.T.B  
such of the Honb<sup>l</sup> Senate as they may appoint to consider of the  
Petition of Jonathan Cilley Esq<sup>r</sup> in behalf of the Society of the  
Cincinnati & report thereon —

The Committee on the Petition of William Moreland reported  
that the prayer thereof be granted and that the Treasurer govern  
himself accordingly which report being read and considered, *voted*  
that it be received and accepted —

Adjourned to 3 oClock P — M —

Met accordingly —

The Committee on the Account of John Weeks and Jonas Baker  
reported that said Weeks and Baker be allowed one pound Six-  
teen Shillings in full for their Account — which report being read  
and considered *voted* that it be received and accepted and that the  
President give order accordingly

*Voted* that M<sup>r</sup> Macgregore M<sup>r</sup> McMillan & M<sup>r</sup> Waldron be a  
Committee to consider of the Petition of Stephen Evans Esq<sup>r</sup> and  
report thereon —

*Voted* that M<sup>r</sup> Wellman M<sup>r</sup> J Gibson & M<sup>r</sup> Flanders be a Com-  
mittee to consider of the Petition of Noah Lovell Esq<sup>r</sup> in behalf  
of the Inhabitants of Dunstable and report thereon —

*Voted* that the Secretary be directed to procure as soon as may  
be three hundred and twenty authenticated printed Copies of a  
Resolve for taking a New valuation

The following resolve came down from the Honb<sup>l</sup> Senate for  
Concurrence

In Senate Dec<sup>r</sup> 13<sup>th</sup> 1792

It appearing on representation to the Court that the Sum or fees  
paid to the inspector of pot and pearl ashes are inadequate to the  
Services by him performed —

Therefore *Resolved* that from the time of passing this Resolve  
the Inspector be entitled for the term of the two

\* next Succeeding years to five pence half penny for \* 14-464  
each hundred weight of pot or pearl ashes inspected by  
him which shall be in lieu of the Sum or fees allowed him by the  
Act for the inspection of pot or pearl ashes passed 28<sup>th</sup> of Dec<sup>r</sup>  
1791 — which resolve was read & concurred with this amendment  
that he have four pence instead of five pence half penny for in-  
specting each hundred weight of pot or pearl Ashes —

The Committee for laying out a Road from Conway to Shel-  
burne Reported as follows (viz) Agreeable to the order of the

Honb<sup>l</sup> General Court passed Dec<sup>r</sup> 8<sup>th</sup> 1791 appointing us the Subscribers a Committee to lay out a road from Conway to Shelburne and report a plan of the Same and also at June Session 1792 the said Committee were desired to obtain Information respecting the propriety of laying a road from said Shelburne to Piercy and report the same at the next Session of the General Court and having attended upon said business do report a plan of said Road from Conway to Shelburne as is herewith exhibited said Road is laid out four rods wide — and having also viewed and obtained information respecting the propriety of laying a road from said Shelburne to Piercy do report as our Opinion that a good road may be had from said Shelburne to Piercy and think it would be for the public good for said road to be laid out — Signed Nathan Hoit Ebenz<sup>r</sup> Smith Joseph Badger Committee which report being read and considered *voted* that it be received and Accepted —

*Voted* that Nathan Hoit Ebenezer Smith & Joseph Badger Jun<sup>r</sup> Esquires be and they hereby are appointed a Committee to lay out a Road from Shelburne to Stratford and report a plan of the Same to the General Court at the next Session —

*Voted* that M<sup>r</sup> Bell M<sup>r</sup> Blanchard M<sup>r</sup> Harper M<sup>r</sup> Duncan & M<sup>r</sup> Jer<sup>o</sup> Dow be a Committee on the part of the  
 \* 14-465 \* House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Samuel Sherburne & Samuel Cutts and report thereon —

The Committee on the Treasurers letter reported that the time for the Select men of the several delinquent towns to settle with their Collectors of the Several taxes of various denominations of paper be extended to the first day of March next and that the Treasurer be authorized to receive Seven shillings in Specie in lieu of every twenty shillings of Certificates and Indents due to the state for Taxes on any Town or place in this State that has not yet had Select men and that an Act be now passed fully authorizing the Treasurer to collect all such taxes —

And that the Towns of Middletown for the year 1782 & Somersworth for the year 1783 be discharged by the Treasurer for those taxes for which he had issued extents against their collectors and a loss has happened to the state in Consequence thereof owing to the defects in the then existing laws — And that the Treasurer be directed to call to account the sherriff of the County of Stratford for the Execution of the Extent against Joseph Lary for a Certificate tax due from Wolfborough for the year 1783 which was delivered to M<sup>r</sup> Griffin a deputy of his who died without mak-

ing any return thereof—which report being read and considered—*voted* that it be received and accepted—

*Voted* that M<sup>r</sup> J<sup>n</sup><sup>o</sup> Pierce & M<sup>r</sup> More be a Committee to procure the draught of a Bill for carrying into effect the matters mentioned in the report of the Committee on the treasurers Letter—

Upon reading and considering the Petition of Noah Lovell Esq<sup>r</sup> in behalf of the Inhabitants of Dunstable and the report of a Committee thereon *Voted* that the Petitioners be heard thereon before the General Court on the Second Thursday of the next Session and that the Petitioner cause that the \*Revr<sup>d</sup> \* 14-466 Joseph Kidder be served with a Copy of said Petition and order of Court thereon Six weeks prior to said day of hearing that he may then appear and Shew cause (if any he hath) why the prayer thereof may not be granted—

*Voted* that M<sup>r</sup> Badger M<sup>r</sup> Holmes M<sup>r</sup> P. White M<sup>r</sup> Temple & M<sup>r</sup> Tarlton be a Committee on the part of this house to join Such of the Hon<sup>b</sup> Senate as they may appoint to consider of a Petition of Committees from the Towns of Landaff and Bath and report thereon—

On motion of M<sup>r</sup> Darling for leave to bring in a Bill for enacting that the one half of the Courts of Law now held in Amherst in the County of Hillsborough be held at or near Hopkinton meeting house in future—the yeas and nays were called and are as follows—viz

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Emerson	M <sup>r</sup> O Parker	M <sup>r</sup> Temple
M <sup>r</sup> J Pierce	M <sup>r</sup> Godfrey	M <sup>r</sup> Barrett	M <sup>r</sup> Jackson
M <sup>r</sup> Connor	M <sup>r</sup> Tilton	M <sup>r</sup> Abbott	M <sup>r</sup> Rand
M <sup>r</sup> Bell	M <sup>r</sup> Marshall	M <sup>r</sup> P. Clark	M <sup>r</sup> Bellows
M <sup>r</sup> J Macgregore	M <sup>r</sup> Jer <sup>s</sup> Dow	M <sup>r</sup> Cragin	M <sup>r</sup> Wellman
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Gibson	M <sup>r</sup> J Duncan	M <sup>r</sup> Huntley
M <sup>r</sup> Brown	M <sup>r</sup> E Smith	M <sup>r</sup> T Gibson	M <sup>r</sup> Holmes
M <sup>r</sup> Wiggin	M <sup>r</sup> Carr	M <sup>r</sup> Darling	M <sup>r</sup> Twitchel
M <sup>r</sup> P White	M <sup>r</sup> Harper	M <sup>r</sup> Flanders	M <sup>r</sup> Stone
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> More	M <sup>r</sup> Crawford
M <sup>r</sup> Bean	M <sup>r</sup> Hoit	M <sup>r</sup> Shepherd	M <sup>r</sup> N White
M <sup>r</sup> Hill	M <sup>r</sup> McMillan	M <sup>r</sup> Whitcomb	M <sup>r</sup> J <sup>n</sup> <sup>o</sup> Weeks
M <sup>r</sup> McClarey	M <sup>r</sup> Blasdell	M <sup>r</sup> A Parker	
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Blanchard	M <sup>r</sup> Davis	M <sup>r</sup> Ames	M <sup>r</sup> Penniman
M <sup>r</sup> Foster	M <sup>r</sup> R Parker	M <sup>r</sup> Fisk	M <sup>r</sup> Livermore
M <sup>r</sup> Bradley	M <sup>r</sup> Lovell	M <sup>r</sup> J <sup>n</sup> <sup>o</sup> Smith	M <sup>r</sup> Richardson
M <sup>r</sup> Bartlett	M <sup>r</sup> Barron	M <sup>r</sup> B Pierce	M <sup>r</sup> Hough
M <sup>r</sup> Kellie	M <sup>r</sup> Dole	M <sup>r</sup> Gale	M <sup>r</sup> Tarlton
M <sup>r</sup> Wingate	M <sup>r</sup> R Macgregore	M <sup>r</sup> Gerrish	M <sup>r</sup> Carlton

51 Yeas—24 Nays—so it passed in the affirmative.

\* Adjourned to 9 o'Clock to morrow morning— \* 14-467

THURSDAY DEC<sup>R</sup> 20<sup>th</sup> 1792 —

The House met according to adjournment

Upon reading and considering the Petition of Samuel Brooks *voted* that the prayer thereof be granted and that the Treasurer govern himself accordingly —

*Voted* that the person attending the light House at the entrance of Piscataqua harbour have liberty to use the flags that belong to this state to be hoisted as heretofore on the approach of any top-sail vessell —

The Committee on the Petition of Robert Parker in behalf of the Town of Litchfield reported that the said Town of Litchfield ought to be abated one fourteenth part of all their taxes from the time the last proportion of Taxes was taken till a new one shall take place — which report being read and considered *voted* that it be received and Accepted and that the Treasurer govern himself accordingly —

The Committee on the Petition of Samuel Brooks Esq<sup>r</sup> reported that it appears on Examination that the Indexes of twenty three Volumes only are copied in Succession into two Books and that there are in the registers Office about one hundred and thirty volumes of Records which are chiefly state records and that it is of Importance that there should be a General Index made out — The Committee are of Opinion that for the partial index now made out by the register he shall be allowed eighteen pounds but that it will not be adviseable he should proceed further on his present mode of Copying Indexes — And that his Excellency the President be requested to appoint with advice of Council some suitable person to begin and complete the Index in as few books as possible agreeable to a Resolve of the Court for which there shall be an allowance not exceeding thirty Shillings for each volume in full for making out a compleat general Index — which report being read and considered *voted* that it be received  
 \* 14-468 \* and accepted with this alteration that he receive twenty five pounds instead of Eighteen pounds & that the President give order for payment of said Sum —

On Motion that each town parish & place in this state having select men have and receive at the expence of the state the History of this state published by the Rev<sup>d</sup> Jeremy Belknap — the yeas and nays were called and are as follows (viz)



Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> McClarey	M <sup>r</sup> C Leavitt	M <sup>r</sup> A Parker
M <sup>r</sup> J Pierce	M <sup>r</sup> Foster	M <sup>r</sup> McMillan	M <sup>r</sup> Jackson
M <sup>r</sup> Connor	M <sup>r</sup> Marshall	M <sup>r</sup> R Parker	M <sup>r</sup> Twitchel
M <sup>r</sup> J Macgregore	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> Lovell	M <sup>r</sup> Kimball
M <sup>r</sup> Blanchard	M <sup>r</sup> Kellie	M <sup>r</sup> R Macgregore	M <sup>r</sup> Livermore
M <sup>r</sup> Pickering	M <sup>r</sup> E Smith	M <sup>r</sup> O Parker	M <sup>r</sup> Craige
M <sup>r</sup> M Leavitt	M <sup>r</sup> Wingate	M <sup>r</sup> Barrett	M <sup>r</sup> Hough
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Waldron	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Brooks
M <sup>r</sup> Wiggin	M <sup>r</sup> Harper	M <sup>r</sup> B Pierce	M <sup>r</sup> Carlton
M <sup>r</sup> Gerrish	M <sup>r</sup> Weeks		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Bell	M <sup>r</sup> Godfrey	M <sup>r</sup> Cragin	M <sup>r</sup> Wilcox
M <sup>r</sup> Weeks	M <sup>r</sup> J Gibson	M <sup>r</sup> J Duncan	M <sup>r</sup> Huntley
M <sup>r</sup> Brown	M <sup>r</sup> Carr	M <sup>r</sup> T Gibson	M <sup>r</sup> Holmes
M <sup>r</sup> P White	M <sup>r</sup> Badger	M <sup>r</sup> Darling	M <sup>r</sup> Penniman
M <sup>r</sup> Eastman	M <sup>r</sup> Hoit	M <sup>r</sup> Gale	M <sup>r</sup> Stone
M <sup>r</sup> Bean	M <sup>r</sup> Nutter	M <sup>r</sup> Flanders	M <sup>r</sup> Crawford
M <sup>r</sup> Hill	M <sup>r</sup> Blasdell	M <sup>r</sup> More	M <sup>r</sup> Johnson
M <sup>r</sup> March	M <sup>r</sup> Davis	M <sup>r</sup> Shepherd	M <sup>r</sup> Richardson
M <sup>r</sup> Cram	M <sup>r</sup> Barron	M <sup>r</sup> Whitcomb	M <sup>r</sup> Fairfield
M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> Dole	M <sup>r</sup> Rand	M <sup>r</sup> Tarlton
M <sup>r</sup> Bradley	M <sup>r</sup> Ames	M <sup>r</sup> Bellows	M <sup>r</sup> N White
M <sup>r</sup> N Emerson	M <sup>r</sup> Abbott	M <sup>r</sup> Wellman	

38 Yeas — 47 nays — so it was negatived —

*Voted* that M<sup>r</sup> A Parker M<sup>r</sup> Blanchard M<sup>r</sup> Holmes M<sup>r</sup> Flanders & M<sup>r</sup> Hoit be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of the proprietors of Amoskeig bridge and report thereon —

\* *Voted* that M<sup>r</sup> [J.] Pierce M<sup>r</sup> Hough & M<sup>r</sup> Jn<sup>o</sup> Smith \* 14-469 be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of William Gardner Esq<sup>r</sup> and report thereon —

The Committee on the Petition of William Chadbourne reported that the prayer thereof be granted and that the following Resolve be passed accordingly —

Whereas a Petition has been exhibited to the General Court by William Chadbourne of Conway Physician in the County of Strafford praying for leave to inoculate for the Small pox at the House of Samuel Stark in said Starks Location in said County of Strafford until the first day of November next in Consequence of the Small pox breaking out on Sundry persons in that part of this State — the prayer of which appearing reasonable —

Therefore be it *Resolved* that William Chadbourne of Conway have liberty to Inoculate with the Small pox such persons as may

apply to him in Samuel Starks location in said County until the first day of November next he the said Chadbourne giving bond with Sureties to the Judges of the Court of Common pleas for the County of Strafford in the Sum of one thousand pounds for his faithful performance as the Law directs — which report being read and considered *voted* that it be received and accepted —

The Committee on the Petition of John Hurd Esq<sup>r</sup> reported that the said Hurd have said Land he paying Seven shillings and Six pence <sup>per</sup> Acre when the quantity is ascertained — and that Cap<sup>t</sup> David Hough be and hereby is empowered to ascertain at the expence of the purchaser the quantity of Land contained in said Gore Petitioned for and report the Same to the General Court at their next Session

Adjourned to 3 o'Clock P. M —

Met accordingly —

\* 14-470 \* *Resolved* that the Arms which are the property of this State and now in the hands of the Commissary General and others be distributed to the different Towns in proportion to the last proportion of Taxes and that said Commissary General be directed to deliver the said Arms to the Select men of the respective Towns in this State or their order agreeable to the rule above referred to taking receipts for the Same excepting out of the distribution aforesaid the Arms delivered to the Trustees of Dartmouth College for the use of the Students —

The Committee appointed to consider the Memorial and Petition of the Board of Trustees of Dartmouth College reported that for the encouragement of Literature a further grant should be made for the benefit of that Seminary adjoining to that already made so as to amount in the whole to Sixty Thousand Acres including the grant already made to begin at the Northeasterly corner of said grant and to run on a straight line with the North side line thereof to the dividing line between this State and the late Province of Maine then Southerly on said line so far as that a line running Westerly paralel with the south line of said grant until it strikes some former grant and then Northerly by such grant or grants to said South line shall with the said former grant to said College contain Sixty Thousand Acres on condition that if the lands should be disposed of by the said Trustees that it shall be subjected to pay taxes in the Same manner as other lands in this state — which report being read and considered *voted* that it be received and accepted —

*Voted* that the Sum of Twenty pounds be abated to the Col-

lector of Taxes for the Town of Lee out of the Silver tax of said Town for the year 1788 — in order to give \* relief \* 14-471 of the said collectors bondsmen — and that the Treasurer govern himself accordingly —

On motion made that the state sell the unlocated lands in the state — the Yeas and nays were called and are as follows

Yeas.	Yeas.	Yeas.	Yeas.
Mr J Macgregore	Mr Harper	Mr Cragin	Mr Livermore
Mr Blanchard	Mr Badger	Mr Jn <sup>o</sup> Smith	Mr Craig
Mr Jo <sup>s</sup> Dow	Mr Hoit	Mr Darling	Mr Johnson
Mr Hill	Mr Nutter	Mr More	Mr Richardson
Mr Cilley	Mr McMillan	Mr Temple	Mr Hough
Mr March	Mr R Parker	Mr Bellows	Mr Fairfield
Mr McClarey	Mr R Macgregore	Mr Penniman	Mr Brooks
Mr J Clark	Mr Barrett	Mr Twitchel	Mr Tarlton
Mr Jer <sup>e</sup> Dow	Mr Abbott	Mr Stone	Mr N White
Mr E Smith	Mr P Clark	Mr Kimball	Mr Jn <sup>o</sup> Weeks
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Cram	Mr C Leavitt	Mr Gerrish
Mr J Pierce	Mr Foster	Mr Blasdell	Mr Flanders
Mr Connor	Mr Bradley	Mr Davis	Mr Shepherd
Mr Bell	Mr Emerson	Mr Lovell	Mr Whitcomb
Mr Pickering	Mr Godfrey	Mr Barron	Mr A Parker
Mr Jos <sup>s</sup> Weeks	Mr Tilton	Mr Dole	Mr Jackson
Mr M Leavitt	Mr Marshall	Mr Ames	Mr Rand
Mr Brown	Mr J Gibson	Mr O Parker	Mr Wellman
Mr Wiggin	Mr Kellie	Mr J Duncan	Mr Wilcox
Mr P White	Mr Carr	Mr T Gibson	Mr Huntley
Mr Eastman	Mr Wingate	Mr B Pierce	Mr Holmes
Mr Bean	Mr Waldron	Mr Gale	Mr Crawford
Mr Carlton			

40 yeas — 49 Nays — so the motion was lost —

*Voted* that Mr P. White Mr Badger Mr Barrett Mr Penniman and Mr Hough be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider and report the most Suitable measures for the disposal of the unlocated lands in this State —

An Act to alter the place of holding part of the Courts in the County of Hillsborough — was read a third time and passed to be Enacted —

Adjourned to 9 o'Clock to morrow morning

FRIDAY DEC<sup>R</sup> 21<sup>st</sup> 1792

The House met according to adjournment

\* 14-472 \* Upon the Second reading of a Bill for regulating the wedth of Sleds & Slays — motion was made that the words “ all slays drawn by more than one horse ” be expunged — on which motion the yeas and nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Bell	Mr Godfrey	Mr P Clark	Mr Huntley
Mr Pickering	Mr Tilton	Mr T Gibson	Mr Holmes
Mr Jos <sup>h</sup> Weeks	Mr Jer <sup>e</sup> Dow	Mr Gale	Mr Twitchel
Mr M Leavitt	Mr Gibson	Mr Gerrish	Mr Kimball
Mr Jo <sup>s</sup> Dow	Mr Carr	Mr Flanders	Mr Johnson
Mr March	Mr Waldron	Mr Shepherd	Mr Richardson
Mr McClarey	Mr Harper	Mr Whitcomb	Mr Hough
Mr J Clark	Mr R Parker	Mr A Parker	Mr Fairfield
Mr Foster	Mr Lovell	Mr Bellows	Mr Brooks
Mr Jon <sup>s</sup> Smith	Mr Barron	Mr Wellman	Mr Tarlton
Mr Bradley	Mr Ames	Mr Wilcox	Mr Carlton
Nays.	Nays.	Nays.	Nays.
Mr Gains	Mr Cilley	Mr McMillan	Mr More
Mr J Pierce	Mr Cram	Mr Blasdell	Mr Temple
Mr Connor	Mr Emerson	Mr Dole	Mr Jackson
Mr J Macgregore	Mr Marshall	Mr R Macgregore	Mr Rand
Mr Blanchard	Mr Kellie	Mr O Parker	Mr Penniman
Mr Brown	Mr E Smith	Mr Barrett	Mr Stone
Mr Wiggin	Mr Wingate	Mr Abbott	Mr Livermore
Mr P White	Mr Badger	Mr Cragin	Mr Craige
Mr Eastman	Mr Hoit	Mr Jn <sup>o</sup> Smith	Mr Crawford
Mr Bean	Mr Nutter	Mr J Duncan	Mr N White
Mr Hill	Mr C Leavitt	Mr B Pierce	Mr Jn <sup>o</sup> Weeks
Mr Darling	Mr Davis		

44 Yeas — 46 nays — so the motion was lost

Upon motion to accept the first paragraph in said Bill the Yeas and Nays were called and are as follows — (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Marshall	Mr Davis	Mr Temple
Mr J Pierce	Mr Kellie	Mr R Macgregore	Mr Jackson
Mr J Macgregore	Mr Wingate	Mr O Parker	Mr Penniman
Mr Blanchard	Mr Badger	Mr Barrett	Mr Twitchel
Mr Wiggin	Mr Hoit	Mr Cragin	Mr Livermore
Mr Hill	Mr Nutter	Mr Jn <sup>o</sup> Smith	Mr Craige
Mr Cilley	Mr C Leavitt	Mr B Pierce	Mr N White
Mr Cram	Mr McMillan	Mr More	Mr Jn <sup>o</sup> Weeks
Mr Blasdell			

*Nays.	Nays.	Nays.	Nays. * 14-473
M <sup>r</sup> Connor	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Ames	M <sup>r</sup> Wellman
M <sup>r</sup> Bell	M <sup>r</sup> Bradley	M <sup>r</sup> Abbott	M <sup>r</sup> Wilcox
M <sup>r</sup> Pickering	M <sup>r</sup> Emerson	M <sup>r</sup> P Clark	M <sup>r</sup> Huntley
M <sup>r</sup> Jos <sup>h</sup> Weeks	M <sup>r</sup> Tilton	M <sup>r</sup> T Gibson	M <sup>r</sup> Holmes
M <sup>r</sup> M Leavitt	M <sup>r</sup> Jer <sup>s</sup> Dow	M <sup>r</sup> J Duncan	M <sup>r</sup> Stone
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Gibson	M <sup>r</sup> Darling	M <sup>r</sup> Kimball
M <sup>r</sup> Brown	M <sup>r</sup> E Smith	M <sup>r</sup> Gale	M <sup>r</sup> Crawford
M <sup>r</sup> P White	M <sup>r</sup> Carr	M <sup>r</sup> Gerrish	M <sup>r</sup> Johnson
M <sup>r</sup> Eastman	M <sup>r</sup> Waldron	M <sup>r</sup> Flanders	M <sup>r</sup> Richardson
M <sup>r</sup> Bean	M <sup>r</sup> Harper	M <sup>r</sup> Shepherd	M <sup>r</sup> Hough
M <sup>r</sup> March	M <sup>r</sup> R Parker	M <sup>r</sup> Whitcomb	M <sup>r</sup> Fairfield
M <sup>r</sup> McClarey	M <sup>r</sup> Lovell	M <sup>r</sup> A Parker	M <sup>r</sup> Brooks
M <sup>r</sup> J Clark	M <sup>r</sup> Barron	M <sup>r</sup> Rand	M <sup>r</sup> Carlton
M <sup>r</sup> Foster	M <sup>r</sup> Dole	M <sup>r</sup> Bellows	M <sup>r</sup> Tarlton

33 Yeas — 56 nays — so it was not accepted —

*Voted* that M<sup>r</sup> Leavitt M<sup>r</sup> Hoit M<sup>r</sup> Lovell M<sup>r</sup> A Parker and M<sup>r</sup> Brooks be a Committee to consider of a Bill for regulating the wethd of Sleds and Slays and report thereon —

*Voted* that M<sup>r</sup> Livermore M<sup>r</sup> A Parker & M<sup>r</sup> More be a Committee to consider of a Bill for preventing the Spreading of the Small pox &c and report thereon —

Upon reading and considering the Petition of John Nott *voted* that the prayer thereof be granted and that he have and receive out of the Treasury Six pounds and that the President give order accordingly —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Hoit M<sup>r</sup> Duncan M<sup>r</sup> Whitcomb and M<sup>r</sup> Brooks with such of the Honb<sup>l</sup> Senate as they may join be a Committee to consider of the Petition of Eliphalet Ladd and report thereon —

Adjourned to 3 o'Clock P. M —

Met accordingly

The Committee on the Petition of E<sup>s</sup> Livermore Esq<sup>r</sup> and others praying for the exclusive privilege of building a bridge between bloody point and Furbers ferry on Piscataqua river reported in favour of a day of hearing Whereupon *voted* that the Petitioners be heard thereon before the General Court on the first Tuesday of the next Session and that in \*the \* 14-474 mean time the Petitioners cause that the Substance of the Petition and order of Court thereon be published three weeks Successively in One of the Portsmouth News papers six weeks prior to said day of hearing that any person or persons may then appear and shew cause if any they have why the prayer thereof may not be granted

The Committee on the Petition of George Jaffrey Esq<sup>r</sup> and others creditors to the Estate of John Fenton Esq<sup>r</sup> deceased reported that the Petitioners have remedy in the premises [by law,] which report was accepted —

*Voted* that M<sup>r</sup> Cilley M<sup>r</sup> Pierce and M<sup>r</sup> Godfrey be a Committee to consider of a Bill for granting lands to the trustees of Dartmouth College and report thereon —

*Voted* that M<sup>r</sup> J Gibson M<sup>r</sup> Duncan & M<sup>r</sup> T Gibson be a Committee on part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Account of Jonathan Clark and others and report thereon —

*Voted* that the powers and directions given to Nathanael Peabody Robert Macgregore & James Gibson Esquires respecting a road from Amoskeig bridge to the state line in Pelham be continued until the Session of the General Court in June next and that said Committee proceed at the expence of the Petitioners for said road to lay out said road and return a plan thereof to the General Court at the next Session —

*Voted* that M<sup>r</sup> Gains M<sup>r</sup> Badger M<sup>r</sup> Dole M<sup>r</sup> A Parker and M<sup>r</sup> Hough be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to Nominate four of the Rev<sup>d</sup> Gentlemen of the Clergy out of which for one to be appointed to preach an Election Sermon in June next —

The Committee on the Account of Stephan Evans Esq<sup>r</sup> reported that John T Gilman & Nath<sup>l</sup> Rogers Esq<sup>r</sup> be empowered to settle all accounts between Col<sup>o</sup> Stephen Evans and  
 \* 14-475 \* the State of New Hampshire and certify the ballance due if any to said Evans and that the President be directed to give order on the Treasurer for payment — which report being read and considered *voted* that it be received and accepted —

The Committee appointed to arrange the Militia into divisions brigades Regiments &c reported —

That the first Regiment shall consist of the Companies in Portsmouth Rye Greenland Newington Stratham and New Castle —

Second shall consist of the Companies in Dover Rochester and Sommersworth —

Third shall consist of the Companies in Hampton, North Hampton Hampton falls — South Hampton Kensington and Seabrook —

Fourth shall consist of the Companies in New Market Exeter Brentwood Epping and Poplin —

Fifth shall consist of the Companies in Dunstable Nottingham west Litchfield Holles Amherst Raby Merrimac and Slip —

Sixth shall consist of the Companies in Hinsdale Swanzey Winchester Richmond and Chesterfield —

Seventh shall consist of the Companies in Kingstown Hawke East Kingstown Sandown Plastow Atkinson Newtown & Hampstead —

Eighth shall consist of the Companies in Londonderry Pelham Wyndham and Salem

Ninth shall consist of the Companies in Derryfield Goffstown New Boston Dunbarton Weare and Bedford —

Tenth shall consist of the companies in Gilmantown Barnstead Sanborntown Merrideth and New Hampton —

Eleventh shall consist of the Companies in Concord Pembroke Loudon Canterbury Northfield and Bow —

Twelfth shall consist of the Companies in Rindge Jaffrey Dublin Fitzwilliam Marlborough and Packersfield —

Thirteenth shall consist of the Companies in Haverhill Bath Coventry Orford Piermont Warren Wentworth and Landaff —

\* Fourteenth shall consist of the Companies in Ply- \* 14-476 mouth Alexandria Bridgewater Campton Cockermouth New Chester Hebron New Holderness Rumney & Thornton —

Fifteenth shall consist of the Companies in Cornish Plainfield Protectworth New Grantham Claremont Newport Croydon & Wendall —

Sixteenth shall consist of the Companies in Charlestown Unity Acworth Lempster Langdon Alstead Marlow Washington Stoddard & Goshen —

Seventeenth shall consist of the Companies in Chester Candia Raymond and Allentown —

Eighteenth shall consist of the companies in Moultonborough Sandwich Tamworth Eaton Burton Conway Bartlett Locations and Chatham —

Nineteenth Shall consist of the companies in Nottingham Northwood Epsom Deerfield Chichester & Pittsfield

Twentieth shall consist of the Companies in Walpole Surry Westmoreland Keene Sullivan and Gilsom —

Twenty first shall consist of the Companies in Hopkinton Boscawen Salisbury Andover Warner Sutton Fishersfield New London Kearsarge and Bradford —

Twenty Second shall consist of the Companies in Mason New Ipswich Wilton Sharon Temple and Peterborough —

Twenty third shall consist of the companies in Hanover Lebanon Enfield Grafton Canaan Orange Lyme & Dorchester

Twenty fourth shall consist of the Companies in Cockburne Coleburne Concord Dalton Dartmouth Franconia Lancaster Lincoln Littleton Lyman Northumberland Piercy Shelburne Stratford and Stuart —

Twenty fifth shall consist of the Companies in Durham Lee Madbury and Barrington —

Twenty Sixth shall consist of the Companies in Lyndborough Hancock Greenfield Society Francestown Dearing Antrim Hillsborough Hinnekar and Campbells Gore —

Twenty Seventh shall consist of the Companies in  
\* 14-477 Wakefield \* Effingham Middletown Wolfborough Ossipee New Durham Gore Tuftonborough and New Durham —

#### Brigades

First Brigade shall consist of the first third fourth and Seventh Regiments —

The Second shall consist of the Second tenth nineteenth twenty fifth and twenty seventh —

The third shall consist of the eighth eleventh Seventeenth and eighteenth —

The fourth shall consist of the fifth ninth twenty first twenty Second and twenty Sixth —

The fifth shall consist of the Sixth fifteenth Sixteenth twentieth and twelfth —

The Sixth shall consist of the thirteenth fourteenth twenty third and twenty fourth —

#### Divisions

First shall consist of the first and third Brigades —

Second shall consist of the Second and Sixth —

Third shall consist of the fourth and fifth —

which report being read and considered *voted* that it be received and accepted and that a Bill or Resolve be brought in accordingly —

On Motion for striking out of the vote appointing a Committee for laying out a Road from Amoskeig bridge to Pelham line the following words “ at the expence of the Petitioners for said road ” the Yeas and Nays were called and are as follows viz

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr Jo <sup>s</sup> Dow	Mr Bean	Mr Marshall
Mr Bell	Mr Brown	Mr Hill	Mr Carr
Mr J Macgregore	Mr P White	Mr Clark	Mr Wingate
Mr Blanchard	Mr Eastman	Mr Bradley	Mr Waldron



Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Badger	M <sup>r</sup> R Parker	M <sup>r</sup> J Duncan	M <sup>r</sup> Penniman
M <sup>r</sup> Hoit	M <sup>r</sup> Dole	M <sup>r</sup> T Gibson	M <sup>r</sup> Twitchel
M <sup>r</sup> McMillan	M <sup>r</sup> Abbott	M <sup>r</sup> More	M <sup>r</sup> Craige
M <sup>r</sup> Blasdell	M <sup>r</sup> P Clark	M <sup>r</sup> Temple	M <sup>r</sup> Brooks—
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> McClarey	M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> Tilton	M <sup>r</sup> E Smith
M <sup>r</sup> Foster	M <sup>r</sup> Godfrey	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> Nutter
* M <sup>r</sup> Davis	M <sup>r</sup> B Pierce	M <sup>r</sup> Jackson	M <sup>r</sup> Stone *14-478
M <sup>r</sup> Barron	M <sup>r</sup> Gale	M <sup>r</sup> Rand	M <sup>r</sup> Kimball
M <sup>r</sup> Ames	M <sup>r</sup> Gerrish	M <sup>r</sup> Bellows	M <sup>r</sup> Crawford
M <sup>r</sup> O Parker	M <sup>r</sup> Shepherd	M <sup>r</sup> Wellman	M <sup>r</sup> Hough
M <sup>r</sup> Barrett	M <sup>r</sup> Whitcomb	M <sup>r</sup> Wilcox	M <sup>r</sup> Fairfield
M <sup>r</sup> Cragin	M <sup>r</sup> A Parker	M <sup>r</sup> Huntley	M <sup>r</sup> Tarlton
M <sup>r</sup> Holmes	M <sup>r</sup> Carlton		

32 Yeas— 34 Nays— so it was negatived—

Adjourned to 9 o'Clock to morrow morning

SATURDAY DEC<sup>R</sup> 22<sup>d</sup> 1792

The House met according to adjournment

*Voted* that the Account of Henry Ranlet be referred to the Committee on printers accounts—

*Voted* that the Account of Ephraim Robinson Jedediah Jewett and John T Gilman amounting to four pounds fourteen shillings and Six pence be allowed and paid out of the Treasury by order of the President—

An Act for the repeal of a certain clause of the Act for preventing the Spreading the Small pox made and passed the third day of February Anno Domini 1789 & in addition to and amendment of the said Act—was read a third time and passed to be Enacted—

*Voted* that the Town of Sommersworth receive a State note signed by the Treasurer for the Sum of thirty four pounds twelve shillings and Seven pence dated at the time of their having paid in their Certificate tax for the year 1782 in lieu of an order drawn for said Sum for bounties and Supplies to the Continental Soldiers and that the President give order for issuing said note

*Voted* that Henry Ranlet be allowed one hundred and ten pounds in full for his account for printing two hundred and twenty copies of the Laws of the three last Sessions of Congress and that the President give order accordingly—

The following vote came down from the Hon<sup>b</sup> Senate for Concurrence—

In Senate Dec<sup>r</sup> 22<sup>d</sup> 1792

\* 14-479 \* *Voted* that M<sup>r</sup> Peabody and M<sup>r</sup> Smith be a Committee to join such of the Honb<sup>l</sup> House as they may appoint to take under consideration a vote of the Honb<sup>l</sup> House of Representatives of the 21<sup>st</sup> of December Instant on the Petition of Col<sup>o</sup> Stephen Evans and all Similar matters and report thereon — which vote was read and concurred and M<sup>r</sup> Penniman M<sup>r</sup> Jn<sup>o</sup> Smith M<sup>r</sup> J Gibson M<sup>r</sup> Waldron and M<sup>r</sup> Cilley joined —

The Committee on the Petition of Abner Powers reported that it appears he served a Soldier in the Army of the United States for Several years and deserted previous to the expiration of the time for which he engaged to serve And as there are many Soldiers in a Similar Situation your Committee are of Opinion that the prayer of the Petition ought not to be granted until some general regulation is adopted for the relief of such soldiers — which report being read & considered was received and accepted —

Adjourned to Monday next at 3 o'Clock P. M —

MONDAY DEC<sup>r</sup> 24<sup>th</sup> 1792

The House met according to adjournment

*Voted* that M<sup>r</sup> Hill M<sup>r</sup> Tarlton & M<sup>r</sup> Whitcomb be a Committee on the part of this House to join Such of the Honb<sup>l</sup> Senate as they may appoint to consider of an order drawn in favour of the Town of Dunstable [for eleven pounds six shillings and six pence, to be discounted out of the taxes for 1782 ; which tax is now paid,] and report what shall be done with said order

The Committee on the Petition of Eleazer Haywood & others reported that the prayer of the Petition ought not to be granted and that it be dismissed — which report being read and considered *voted* that it be received and accepted —

*Resolved* that the Judge of Probate of Wills for the County of Rockingham be and he hereby is authorized and empowered to proceed in the same manner in the settlement of the Account of Robert Smith Trustee of the Estate of Stephen Holland Esq<sup>r</sup> respecting the personal Estate of said Holland as he is by Law

authorized in the settlement of the real Estate —

\* 14-480 \* Adjourned to 9 o'Clock to morrow morning

TUESDAY DEC<sup>r</sup> 25<sup>th</sup> 1792

The House met according to adjournment

An Act to impower Nathanael Gilman Esquire to sell certain real Estate of Charlottee Odlin a minor and to impower Thomas Stick-

ney to sell certain real estate belonging to Mary Ann his wife who is under twenty one Years of age — was read a third time and passed to be Enacted —

*Voted* that M<sup>r</sup> Waldron M<sup>r</sup> Gerrish & M<sup>r</sup> Livermore be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to receive proposals from any printer or printers for the performing all the public printing of this State and report thereon —

*Voted* that M<sup>r</sup> Wellman M<sup>r</sup> P. White & M<sup>r</sup> M<sup>c</sup>Clarey be a Committee to consider and report what allowance shall be made to the Revr<sup>d</sup> Gentlemen who have Officiated as Chaplains to the General Court the present Session —

The foregoing Committee having reported

*Voted* that the Revr<sup>d</sup> M<sup>r</sup> Rowland and the Revr<sup>d</sup> M<sup>r</sup> Brown have and receive out of the Treasury thirty Six shillings each for their Services as Chaplains to the General Court the present Session and that the President give orders accordingly —

*Voted* that M<sup>r</sup> Holmes M<sup>r</sup> Connor M<sup>r</sup> J Duncan M<sup>r</sup> Godfrey and M<sup>r</sup> Marshall be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the return made by the Commissary General of the Military stores belonging to this state and make such report thereon as they may judge necessary —

Adjourned to 3 o'Clock P. M —

Met accordingly —

*Voted* that M<sup>r</sup> Jn<sup>s</sup> Smith M<sup>r</sup> Gains M<sup>r</sup> P. White M<sup>r</sup> Penniman & M<sup>r</sup> Godfrey be a Committee on the part of this house to join such of the Honb<sup>l</sup> Senate as they may appoint \*to \*14-481 consider of the Petition and Account of Moses Kelley Esq<sup>r</sup> and report thereon —

The Committee on printers Accounts reported that Henry Ranlet be allowed the Sum of thirty five pounds one shilling and Six pence in full for his Account charged at thirty seven pounds Six shillings and Six pence which report being read and considered *voted* that it be received and accepted — & that the President give order accordingly —

*Voted* that M<sup>r</sup> N White M<sup>r</sup> Hoyt and M<sup>r</sup> J Gibson be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of Prince Cesar and report thereon —

*Voted* that M<sup>r</sup> More M<sup>r</sup> M<sup>c</sup>Clarey M<sup>r</sup> Cragin M<sup>r</sup> Temple & M<sup>r</sup> Livermore be a Committee to consider of the Memorial of Henry Ranlet and report thereon —

The Committee on the Bill for regulating the wedth of Sleds and Slays having reported the Bill as it before stood motion was made to dismiss said Bill — on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Bell	M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Ames	M <sup>r</sup> Bellows
M <sup>r</sup> Pickering	M <sup>r</sup> Emerson	M <sup>r</sup> Abbott	M <sup>r</sup> Wellman
M <sup>r</sup> Jos <sup>h</sup> Weeks	M <sup>r</sup> Godfrey	M <sup>r</sup> P Clark	M <sup>r</sup> Wilcox
M <sup>r</sup> M Leavitt	M <sup>r</sup> Tilton	M <sup>r</sup> J Duncan	M <sup>r</sup> Huntley
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> T Gibson	M <sup>r</sup> Holmes
M <sup>r</sup> Brown	M <sup>r</sup> J Gibson	M <sup>r</sup> Gale	M <sup>r</sup> Twitchel
M <sup>r</sup> Eastman	M <sup>r</sup> Davis	M <sup>r</sup> Flanders	M <sup>r</sup> Stone
M <sup>r</sup> Bean	M <sup>r</sup> R Parker	M <sup>r</sup> Shepherd	M <sup>r</sup> Kimball
M <sup>r</sup> M <sup>c</sup> Clarey	M <sup>r</sup> Lovell	M <sup>r</sup> Whitcomb	M <sup>r</sup> Crawford
M <sup>r</sup> J Clark	M <sup>r</sup> Barron	M <sup>r</sup> A Parker	M <sup>r</sup> Richardson
M <sup>r</sup> Foster	M <sup>r</sup> Dole	M <sup>r</sup> Rand	M <sup>r</sup> Hough
M <sup>r</sup> Fairfield			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Marshall	M <sup>r</sup> McMillan	M <sup>r</sup> Temple
M <sup>r</sup> Connor	M <sup>r</sup> Kellie	M <sup>r</sup> Blasdell	M <sup>r</sup> Jackson
M <sup>r</sup> J Macgregore	M <sup>r</sup> E Smith	M <sup>r</sup> R Macgregore	M <sup>r</sup> Penniman
M <sup>r</sup> Blanchard	M <sup>r</sup> Carr	M <sup>r</sup> O Parker	M <sup>r</sup> Livermore
M <sup>r</sup> Wiggin	M <sup>r</sup> Wingate	M <sup>r</sup> Cragin	M <sup>r</sup> Craige
M <sup>r</sup> P White	M <sup>r</sup> Waldron	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Johnson
M <sup>r</sup> Cilley	M <sup>r</sup> Harper	M <sup>r</sup> B Pierce	M <sup>r</sup> Brooks
M <sup>r</sup> Cram	M <sup>r</sup> Hoit	M <sup>r</sup> Darling	M <sup>r</sup> Tarlton
M <sup>r</sup> Bradley	M <sup>r</sup> Nutter	M <sup>r</sup> Gerrish	M <sup>r</sup> N White
M <sup>r</sup> C Leavitt	M <sup>r</sup> More	M <sup>r</sup> Carlton	M <sup>r</sup> Jn <sup>o</sup> Weeks

\*14-482 \*45 Yeas — 40 nays — so it was dismissed  
Adjourned to 9 o'Clock to morrow morning

WEDNESDAY DEC<sup>R</sup> 26<sup>th</sup> 1792

The House met according to adjournment

*Voted* that M<sup>r</sup> Rand M<sup>r</sup> Hoit & M<sup>r</sup> Bell be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of James Crombie and report thereon —

*Voted* that M<sup>r</sup> Whitcomb, M<sup>r</sup> Hough M<sup>r</sup> Holmes M<sup>r</sup> Darling & M<sup>r</sup> Blanchard be a Committee to consider of the Account of Ebenezer Smith Nathan Hoyt & Joseph Badger Jun<sup>r</sup> Esquires and report thereon —

*Voted* that the Rev<sup>d</sup> M<sup>r</sup> Amos Wood of Weare be and he hereby is appointed to deliver an Election Sermon on June next and that his Excellency the President be requested to inform him thereof seasonably to prepare therefor —

Whereas upon the hearing and considering of the Petition of Francis Blood liberty was granted to bring in a Bill agreeably to the prayer of said Petition at this session but as some papers are wanting to form said Bill by—*Voted* that he have leave to bring in said Bill at the next Session—

*Voted* that M<sup>r</sup> Duncan M<sup>r</sup> P White M<sup>r</sup> Holmes M<sup>r</sup> Gains and M<sup>r</sup> Bradley be a Committee on the part of this House to join such of the Honb<sup>l</sup> Senate as they may appoint to consider of the Petition of John Wendall Esq<sup>r</sup> and also the Petition of William Tirrell and John Sanborn and all similar matters and report thereon—

Upon reading and considering the Petition of John Waldron and the report of a Committee thereon *voted* that the Petitioner be heard thereon before the General Court on the first Tuesday of the next Session and that in the mean time the Petitioner cause that Thomas Shannon be served with a Copy of the Petition and order of Court thereon Six \* weeks prior \* 14-483 to said day of hearing that he may then appear and shew cause (if any he hath) why the prayer thereof may not be granted—and that any proceedings that may respect said land be stayed until the decision of the General Court—

Upon reading and considering the Petition of Anna Hanson and the report of a Committee thereon *voted* that the prayer thereof be granted and that the President give order for payment of said Sums accordingly—

The Committee on the Petition of John Taylor in behalf of the Proprietors of Morristown reported in the following words (viz) Your Committee on the Petition of John Taylor beg leave to state the following as what to them appear to be facts—That in June 1772 a tract of Land was granted to twenty eight persons by the name of Morristown that prior grants had been made of said land in two Townships called Franconia and Lincoln—That the said Town of Morristown was charged with state Taxes until the year 1782 which they have paid to the amount of Seven pounds Seven Shillings and three pence in Specie, One hundred and eighty nine pounds and five shillings in New Emission and three Thousand Seven hundred and twenty pounds in old Emission equal at the time of payment of said old Emission to Seventy nine pounds eighteen shillings and ten pence in Specie—That in the year 1782 and since, said lands have been taxed under the names of Franconia & Lincoln but the Taxes remain unpaid—That the proprietors of Morristown have been at great expence in clearing roads building mills and putting on settlers in said Town—that the said

tract of land is now claimed and settled under the proprietors of Lincoln and Franconia —

[Upon reading and considering the foregoing report,] *Voted* that Mr Badger Mr Barrett Mr Gains Mr Gibson & Mr A Parker be a Committee to take under consideration the Statement of facts reported by a Committee on the Petition of the proprietors of Morristown and report what method shall be taken to redress the grievances therein stated —

\* 14-484 \* *Voted* that the Account of John Calfe Esq<sup>r</sup> amounting to eleven pounds and two pence be allowed and paid out of the Treasury by order of the President —

Upon considering the Account of Ebenezer Smith Nathan Hoit and Joseph Badger Esquires and the report of a Committee thereon *voted* that the said Smith Badger and Hoit be allowed ten shillings <sup>per</sup> day for their services instead of twelve shillings as charged — and that the President give order for payment of thirty six pounds eight Shillings in full for said Account —

The Committee on the Petition of Prince Cesar reported that having examined into the facts stated in said Petition are of Opinion that the said Prince Cesar is the same person with Prince Cesar alias Walley mentioned in the depreciation books — And that on the personal application of the said Prince Cesar he be entitled to receive the depreciation due to him — which report being read and considered, *voted* that it be received and accepted —

On the third reading of a Bill for granting certain lands to Dartmouth College — motion was made that it pass to be enacted, on which motion the yeas and nays were called & are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
Mr Gains	Mr McMillan	Mr Gerrish	Mr Penniman
Mr J Pierce	Mr R Macgregore	Mr More	Mr Twitchel
Mr Bell	Mr O Parker	Mr A Parker	Mr Kimball
Mr Hill	Mr Barrett	Mr Temple	Mr Livermore
Mr McClarey	Mr P. Clark	Mr Jackson	Mr Craige
Mr J Clark	Mr Cragin	Mr Bellows	Mr Richardson
Mr Emerson	Mr Jn <sup>o</sup> Smith	Mr Wellman	Mr Hough
Mr Badger	Mr B Pierce	Mr Wilcox	Mr Fairfield
Mr Hoit	Mr Gale	Mr Holmes	Mr Brooks
Mr Carlton	Mr Weeks		
Nays.	Nays.	Nays.	Nays.
Mr Blanchard	Mr Jos <sup>h</sup> Weeks	Mr E Smith	Mr Nutter
Mr Pickering	Mr M Leavitt	Mr Carr	Mr Brown
	Mr Jo <sup>s</sup> Dow	Mr Wingate	Mr Wiggin
* 14-485	* Mr Kellie	Mr Waldron	Mr P White

Nays.	Nays.	Nays.	Nays.
Mr Eastman	Mr Cilley	Mr T Gibson	Mr Jer <sup>e</sup> Dow
Mr Bean	Mr Cram	Mr Darling	Mr J Gibson
Mr C Leavitt	Mr Foster	Mr Shepherd	Mr Rand
Mr Blasdell	Mr Jon <sup>a</sup> Smith	Mr Whitcomb	Mr Huntley
Mr Davis	Mr Bradley	Mr Godfrey	Mr Stone
Mr R Parker	Mr Ames	Mr Tilton	Mr Crawford
Mr Lovell	Mr Abbott	Mr Marshall	Mr N White
Mr Barron			

38 Yeas — 43 nays — so the motion was lost  
Adjourned to 3 o'Clock P. M —

Met accordingly —

The Committee on the Account of Ephraim Robinson Jun<sup>r</sup> reported that said Account amounting to Six pounds fifteen shillings be allowed and paid out of the Treasury — which report being read and considered *voted* that it be received and accepted and that the President give order accordingly

On an Amendment proposed by the Senate in the Militia Bill which was in the following words namely — Strike out from the word “evidence” in the 10<sup>th</sup> page 3<sup>d</sup> line to the end of the clause and Insert “Shall be committed to the common goal in said County where such Court is sitting there to remain three months unless sooner discharged therefrom by the Justices of the Superior Court and the President of the Court is to lodge the accusation against him with the prison keeper — Upon reading of which, motion was made to concur with said proposed amendment — on which motion the yeas and nays were called and are as follows — (viz) —

Yeas.	Yeas.	Yeas.	Yeas.
Mr J Pierce	Mr Cram	Mr R Parker	Mr Jackson
Mr Connor	Mr Foster	Mr Lovell	Mr Rand
Mr Bell	Mr Bradley	Mr Barron	Mr Bellows
Mr J Macgregore	Mr Emerson	Mr Dole	Mr Huntley
Mr Blanchard	Mr Godfrey	Mr R Macgregore	Mr Holmes
Mr Pickering	Mr Tilton	Mr Barrett	Mr Penniman
Mr M Leavitt	Mr Jer <sup>e</sup> Dow	Mr P Clark	Mr Twitchel
Mr Jo <sup>s</sup> Dow	Mr Kellie	Mr Cragin	Mr Kimball
Mr Brown	Mr Carr	Mr Jn <sup>o</sup> Smith	Mr Livermore
Mr P White	Mr Harper	Mr Duncan	Mr Craige
Mr Eastman	Mr Badger	Mr T Gibson	Mr Richardson
Mr Cilley	Mr Hoit	Mr B Pierce	Mr Hough
Mr McClarey	Mr Nutter	Mr Darling	Mr Fairfield
Mr J Clark	Mr C Leavitt	Mr Gale	Mr Brooks
Mr McMillan	Mr Blasdell	Mr Gerrish	Mr Tarlton
Mr More	Mr Whitcomb	Mr Temple	Mr N White
Mr Carlton	Mr Jn <sup>o</sup> Weeks		

## \*14-488 \*Nays.

M<sup>r</sup> Gains  
M<sup>r</sup> J Gibson  
M<sup>r</sup> E Smith  
M<sup>r</sup> Wingate

## Nays.

M<sup>r</sup> Waldron  
M<sup>r</sup> Davis  
M<sup>r</sup> Ames  
M<sup>r</sup> O Parker

## Nays.

M<sup>r</sup> Abbott  
M<sup>r</sup> Flanders  
M<sup>r</sup> Shepherd  
M<sup>r</sup> A Parker

## Nays.

M<sup>r</sup> Wellman  
M<sup>r</sup> Wilcox  
M<sup>r</sup> Stone  
M<sup>r</sup> Crawford

66 Yeas — 16 Nays — so it was concurred —

<sup>1</sup>[A message from the honorable senate gave information that the vote appointing the Reverend Amos Wood to preach an election sermon in June next, was non-concurred, and a vote appointing the Reverend Bulkley Olcott to preach an election sermon in June next, was brought down from the honorable senate for concurrence, which was read and non-concurred.]

The following vote came down from the Hon<sup>bl</sup> Senate for concurrence —

In Senate Dec<sup>r</sup> 26<sup>th</sup> 1792

*Voted* that M<sup>r</sup> Peabody M<sup>r</sup> Sheafe & M<sup>r</sup> Freeman be a Committee on the part of the Senate to confer with such of the Hon<sup>bl</sup> House as they may appoint upon the disagreement of the two branches relative to the proposed amendments to the Militia Bill and report the result of their deliberations thereon—which vote was read and concurred and M<sup>r</sup> Gibson M<sup>r</sup> Hoit M<sup>r</sup> Badger M<sup>r</sup> McClarey M<sup>r</sup> J Macgregore M<sup>r</sup> Gerrish & M<sup>r</sup> Blanchard join'd —  
Adjourned to 9 o'Clock to-morrow morning

THURSDAY DEC<sup>r</sup> 27<sup>th</sup> 1792.

The House met according to adjournment

Upon reading and considering the Petition of John Young Esq<sup>r</sup> *voted* that the prayer thereof be granted and that a Resolve be brought in accordingly —

An Act for arranging the Militia into divisions — was read a third time and passed to be Enacted —

An Act to authorize the Treasurer to collect all Taxes due from such Towns and places as have no Inhabitants or so few as to be incapable of chusing Town Officers — was read a third time and passed to be Enacted —

*Voted* that the Account of Samuel Cherry amounting to two pounds four shillings and eight pence be allowed and paid out of the Treasury by order of the President

*Voted* that the Account of Nathanael Parker amounting to One pound Seven shillings and five pence be allowed and paid out of the Treasury by order of the President —

<sup>1</sup> Taken from printed journal.



On reading the report of a Committee giving liberty to certain persons to build a bridge at Goffs falls — motion \* was made to postpone the determination until the \* 14-487 next session on which motion the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Cilley	M <sup>r</sup> Harper	M <sup>r</sup> A Parker
M <sup>r</sup> J Pierce	M <sup>r</sup> McClarey	M <sup>r</sup> Hoit	M <sup>r</sup> Temple
M <sup>r</sup> Connor	M <sup>r</sup> J Clark	M <sup>r</sup> Nutter	M <sup>r</sup> Bellows
M <sup>r</sup> J Macgregore	M <sup>r</sup> Cram	M <sup>r</sup> C Leavitt	M <sup>r</sup> Huntley
M <sup>r</sup> Blanchard	M <sup>r</sup> Bradley	M <sup>r</sup> McMillan	M <sup>r</sup> Twitchell
M <sup>r</sup> Pickering	M <sup>r</sup> Godfrey	M <sup>r</sup> Lovell	M <sup>r</sup> Livermore
M <sup>r</sup> Jos <sup>b</sup> Weeks	M <sup>r</sup> Marshall	M <sup>r</sup> Ames	M <sup>r</sup> Craig
M <sup>r</sup> M Leavitt	M <sup>r</sup> J Gibson	M <sup>r</sup> Barrett	M <sup>r</sup> Johnson
M <sup>r</sup> Jos <sup>a</sup> Dow	M <sup>r</sup> Kellie	M <sup>r</sup> P Clark	M <sup>r</sup> Hough
M <sup>r</sup> Brown	M <sup>r</sup> E Smith	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Brooks
M <sup>r</sup> P White	M <sup>r</sup> Carr	M <sup>r</sup> Darling	M <sup>r</sup> Tarlton
M <sup>r</sup> Bean	M <sup>r</sup> Wingate	M <sup>r</sup> Gale	M <sup>r</sup> N White
M <sup>r</sup> Flanders	M <sup>r</sup> Jn <sup>o</sup> Weeks		
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Bell	M <sup>r</sup> Waldron	M <sup>r</sup> T Gibson	M <sup>r</sup> Wellman
M <sup>r</sup> Wiggin	M <sup>r</sup> Blasdell	M <sup>r</sup> B Pierce	M <sup>r</sup> Wilcox
M <sup>r</sup> Eastman	M <sup>r</sup> Davis	M <sup>r</sup> Gerrish	M <sup>r</sup> Holmes
M <sup>r</sup> Hill	M <sup>r</sup> Barron	M <sup>r</sup> More	M <sup>r</sup> Stone
M <sup>r</sup> Foster	M <sup>r</sup> Dole	M <sup>r</sup> Shepherd	M <sup>r</sup> Crawford
M <sup>r</sup> Emerson	M <sup>r</sup> O Parker	M <sup>r</sup> Whitcomb	M <sup>r</sup> Fairfield
M <sup>r</sup> Tilton	M <sup>r</sup> Cragin	M <sup>r</sup> Jackson	M <sup>r</sup> Rand
M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> J Duncan		

50 Yeas — 30 Nays — so it was postponed —

The Committee appointed by this House to consider of the facts stated by a Committee on the Petition of John Taylor in behalf of the proprietors of Morristown and report such redress as to them might appear reasonable reported that having considered the embarrassed peculiar Situation of said proprietors that they have a grant of Twenty four thousand Acres of Land adjoining to Franconia and Lincoln or as near as may be so as not to interfere with any other grants heretofore made by the late province now state of New Hampshire and that said proprietors at their own expence cause the same to be surveyed by some suitable person to be appointed by his Excellency the President with advice of Council and that the surveyor return a plan thereof at the next Session of the General Court — On reading said report motion was made to postpone the consideration thereof to the next Session of the General Court — \* On which motion \* 14-488 the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> J Pierce	M <sup>r</sup> Bean	M <sup>r</sup> Waldron	M <sup>r</sup> Jn <sup>o</sup> Smith
M <sup>r</sup> Pickering	M <sup>r</sup> Wingate	M <sup>r</sup> Nutter	M <sup>r</sup> Gale
M <sup>r</sup> Whitcomb			
Nays.	Nays.	Nays.	Nays.
M <sup>r</sup> Gains	M <sup>r</sup> Jon <sup>a</sup> Smith	M <sup>r</sup> Barron	M <sup>r</sup> Bellows
M <sup>r</sup> Connor	M <sup>r</sup> Bradley	M <sup>r</sup> Dole	M <sup>r</sup> Wellman
M <sup>r</sup> Bell	M <sup>r</sup> Emerson	M <sup>r</sup> Ames	M <sup>r</sup> Wilcox
M <sup>r</sup> J Macgregore	M <sup>r</sup> Godfrey	M <sup>r</sup> O Parker	M <sup>r</sup> Huntley
M <sup>r</sup> Blanchard	M <sup>r</sup> Tilton	M <sup>r</sup> Barrett	M <sup>r</sup> Holmes
M <sup>r</sup> Jos <sup>h</sup> Weeks	M <sup>r</sup> Marshall	M <sup>r</sup> Abbott	M <sup>r</sup> Penniman
M <sup>r</sup> M Leavitt	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> P Clark	M <sup>r</sup> Twitchel
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> J Gibson	M <sup>r</sup> Cragin	M <sup>r</sup> Stone
M <sup>r</sup> Brown	M <sup>r</sup> Kellie	M <sup>r</sup> J Duncan	M <sup>r</sup> Kimball
M <sup>r</sup> Wiggins	M <sup>r</sup> E Smith	M <sup>r</sup> T Gibson	M <sup>r</sup> Livermore
M <sup>r</sup> P White	M <sup>r</sup> Harper	M <sup>r</sup> Gerrish	M <sup>r</sup> Craige
M <sup>r</sup> Eastman	M <sup>r</sup> Badger	M <sup>r</sup> Flanders	M <sup>r</sup> Crawford
M <sup>r</sup> Hill	M <sup>r</sup> Hoit	M <sup>r</sup> More	M <sup>r</sup> Richardson
M <sup>r</sup> Cilley	M <sup>r</sup> C Leavitt	M <sup>r</sup> Shepherd	M <sup>r</sup> Hough
M <sup>r</sup> McClarey	M <sup>r</sup> McMillan	M <sup>r</sup> A Parker	M <sup>r</sup> Fairfield
M <sup>r</sup> J Clark	M <sup>r</sup> Blasdell	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Cram	M <sup>r</sup> Davis	M <sup>r</sup> Jackson	M <sup>r</sup> Carlton
M <sup>r</sup> Foster	M <sup>r</sup> Lovell	M <sup>r</sup> Rand	M <sup>r</sup> Jn <sup>o</sup> Weeks

9 Yeas — 72 nays — so it was not postponed —

Motion was then made to postpone the further consideration until 4 o'Clock in the afternoon — which motion prevailed —

The Committee on the Petition of Col<sup>o</sup> Stephen Evans & Similar matters reported that John Taylor Gilman and Nathanael Rogers Esq<sup>r</sup> Settle and adjust the Account of Said Evans against this State and Certify the ballance if any shall be found due to the said Evans and that the President with advice of Council give order for payment thereof accordingly out of the Treasury of this State — which report being read and considered *voted* that it be received & accepted —

Adjourned to 3 o'Clock P. M —

Met accordingly

The Petition and proposals of John Osborne printer was read and referred to the Committee on the proposals for printing —

\* 14-489 \* *Voted* that M<sup>r</sup> P White M<sup>r</sup> Gains and M<sup>r</sup> Jackson be a Committee to consider of the Petition of Bradbury Cilley and report thereon —

Resumed the consideration of the report of the Committee on the Petition of John Taylor in behalf of the Inhabitants of Morristown and after much debate thereon, motion was made to accept the report but the motion was lost — Motion was then made that

they have a grant of Eighteen thousand acres, but the motion was lost — Motion was then made that ten Thousand acres be granted them but the motion did not prevail — motion was then made that the Petitioner have leave to withdraw his Petition — which motion prevailed —

The Committee appointed to consider of the Account of Jonathan Clark Jonathan Cilley and Josiah Bartlett reported that they be allowed and paid the Sum of Seventeen pounds two shillings in full of said Account having deducted thirty shillings from the charge of making the plan of said road — which report being read and considered *voted* that it be received and accepted — and that the President give order accordingly —

*Voted* that the Account of Samuel Parker amounting to Seven shillings and Six pence be allowed and paid out of the Treasury by order of the President —

On motion for reading a Bill brought down from the Hon<sup>l</sup> Senate intitled “A provisional Act in addition to the Act of Congress passed the 8<sup>th</sup> day of May 1792 in the following words to wit” the yeas and nays were called and are as follows (viz)

Yeas.	Yeas.	Yeas.	Yeas.
M <sup>r</sup> Gains	M <sup>r</sup> Godfrey	M <sup>r</sup> Ames	M <sup>r</sup> Stone
M <sup>r</sup> Macgregore	M <sup>r</sup> Tilton	M <sup>r</sup> O Parker	M <sup>r</sup> Kimball
M <sup>r</sup> Blanchard	M <sup>r</sup> Jer <sup>e</sup> Dow	M <sup>r</sup> Abbott	M <sup>r</sup> Livermore
M <sup>r</sup> Pickering	M <sup>r</sup> Kellie	M <sup>r</sup> B Pierce	M <sup>r</sup> Craige
M <sup>r</sup> M Leavitt	M <sup>r</sup> E Smith	M <sup>r</sup> Flanders	M <sup>r</sup> Hough
M <sup>r</sup> Brown	M <sup>r</sup> Carr	M <sup>r</sup> A Parker	M <sup>r</sup> Fairfield
M <sup>r</sup> Eastman	M <sup>r</sup> Wingate	M <sup>r</sup> Temple	M <sup>r</sup> Tarlton
M <sup>r</sup> Bean	M <sup>r</sup> Waldron	M <sup>r</sup> Jackson	M <sup>r</sup> N White
M <sup>r</sup> Jon <sup>s</sup> Smith	M <sup>r</sup> Harper	M <sup>r</sup> Wellman	M <sup>r</sup> Carlton
M <sup>r</sup> Bradley	M <sup>r</sup> C Leavitt	M <sup>r</sup> Wilcox	M <sup>r</sup> Jn <sup>o</sup> Weeks
M <sup>r</sup> Emerson	M <sup>r</sup> Blasdel	M <sup>r</sup> Penniman	
*Nays.	Nays.	Nays.	Nays. * 14-490
M <sup>r</sup> J Pierce	M <sup>r</sup> Foster	M <sup>r</sup> Barron	M <sup>r</sup> Gerrish
M <sup>r</sup> Bell	M <sup>r</sup> J Gibson	M <sup>r</sup> Dole	M <sup>r</sup> More
M <sup>r</sup> Jos <sup>h</sup> Weeks	M <sup>r</sup> Badger	M <sup>r</sup> Barrett	M <sup>r</sup> Shepherd
M <sup>r</sup> Jo <sup>s</sup> Dow	M <sup>r</sup> Hoit	M <sup>r</sup> P. Clark	M <sup>r</sup> Whitcomb
M <sup>r</sup> Wiggin	M <sup>r</sup> Nutter	M <sup>r</sup> Cragin	M <sup>r</sup> Rand
M <sup>r</sup> Hill	M <sup>r</sup> McMillan	M <sup>r</sup> Jn <sup>o</sup> Smith	M <sup>r</sup> Huntley
M <sup>r</sup> Cilley	M <sup>r</sup> Davis	M <sup>r</sup> Duncan	M <sup>r</sup> Holmes
M <sup>r</sup> McClarey	M <sup>r</sup> R Parker	M <sup>r</sup> T Gibson	M <sup>r</sup> Twitchel
M <sup>r</sup> J Clark	M <sup>r</sup> Lovell	M <sup>r</sup> Darling	M <sup>r</sup> Crawford
M <sup>r</sup> Richardson			

43 Yeas — 37 nays — so the motion prevailed —

Adjourned to 9 oClock to morrow morning

FRIDAY DEC<sup>R</sup> 28<sup>th</sup> 1792.

The House met according to adjournment

Upon reading and considering the Petition of Bradbury Cilley Esq<sup>r</sup> *voted* that the prayer thereof be granted and that the President give order accordingly —

*Voted* that the Account of Oliver Peabody Esq<sup>r</sup> amounting to four pounds Seven Shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that the Attorney General be directed to prosecute the bond given by Robert Smith and others to the Judge of Probate for the County of Rockingham for the faithful performance of his duty as Trustee to the Estate of Stephen Holland Esq<sup>r</sup> an Absentee —

The Committee appointed to receive proposals from any Printer or printers reported that the proposals made by John Melcher are the most reasonable of any which have been submitted to their Inspection they therefore recommend that the said Melcher be employed to execute the state printing for the year one thousand seven hundred and ninety three which report and proposals being read and considered *voted* that it be received and Accepted — and that he be employed accordingly — Said Melchers proposals are as follows (viz)

For printing the Acts on good demmy paper with the same size type and page with that on which the revised laws  
\*14-491 \*are now printed one penny three farthings 3<sup>d</sup> Sheet  
allowing Sixteen pages 3<sup>d</sup> Sheet —

For printing election Sermons on good large demmy paper with an elegant new type one penny half penny 3<sup>d</sup> sheet

For printing the Journals of both Houses on the same size type paper &c on which they are now printed one penny 3<sup>d</sup> Sheet —  
For printing proclamations Extents resolves &c on writing paper three farthings 3<sup>d</sup> Sheet —

For all larger or Smaller work in this same proportion with the aforesaid prices —

*Voted* that the Account of Michael M<sup>c</sup>Clarey Joseph Blanchard and George Livermore Esq<sup>r</sup>s amounting to eighteen Shillings be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of John Young Esq<sup>r</sup> amounting to twelve shillings be allowed and paid out of the Treasury by order of the President —

The Committee on the Petition of Jeremiah Eames and of the Towns of Bath & Landaff—reported that the Towns in the Northerly part of this state between Haverhill and the Latitude 45° be divided into four districts for chusing Representatives in the manner following (viz)—

The Towns of Bath Landaff and Lincoln to form one district — The Towns of Lyman Concord and Franconia to form one district — The Towns of Littleton Dalton Lancaster and Dartmouth to form one District — And the Towns of Northumberland Piercy Stratford Cockburne Coleburne Shelburne & Stuart to form one district — which report being read and considered — *Voted* that it be received and accepted — and that each of said districts be and hereby are empowered to send one Representative to the General Court in future —

The Committee on the Petition of Moses Kelley Esq<sup>r</sup> reported that having examined into the matters therein contained they find by his account that it is probable there is a considerable ballance due to him but as the Committee not having time to examine into the Same are of Opinion that \*the said \*14-492 Kelley have and receive out of the Treasury the Sum of thirty pounds to be by him accounted for out of his said Account—which report being read & considered *voted* that it be received and accepted and that the President give order accordingly —

An Act to revive a certain Act passed the 21<sup>st</sup> of Dec<sup>r</sup> 1791 Intituled An Act to authorize the Assessment and collection of Taxes in the Town of Coventry in the County of Grafton in said State and to extend the time for effecting the purposes therein mentioned, was read a third time and passed to be Enacted —

*Voted* that the Account of Gilman & Boyer amounting to Eighteen pounds two shillings and five pence be allowed and paid out of the Treasury by order of the President —

*Voted* that the Account of Josiah Nelson amounting to Eighteen pounds two shillings and five pence be allowed and paid out of the Treasury by order of the President

*Voted* that the Account of Moses Kelley Esq<sup>r</sup> be referred to the consideration of John T Gilman & Nath<sup>l</sup> Rogers Esq<sup>r</sup> and that they report thereon at the next Session of the General Court —

Adjourned to 3 oClock P. M —

Met accordingly

*Voted* that the President with advice of Council be desired to adjourn the General Court to the last Wednesday in May next then to meet at Concord —

The Secretary came down and gave information that his Excellency the President with advice of Council has thought fit to adjourn the General Court to the last Wednesday in May next then to meet at Concord —

<sup>1</sup>[Of the foregoing votes, passed by the honorable house, the following were non-concurred and ordered to lay by the honorable senate :

*Non-concurred.*

Vote on petition of John Nott.  
Lancaster bill.  
Judith Meloon's bill.  
Bridge at Goffs falls.  
Act respecting special justices.  
Thomas Pinkham's petition.  
Vote lengthening the time for selectmen to settle with collectors, &c.  
Vote for printing 220 copies, &c.  
Act to confirm the fee of certain lands in Samuel Leavitt.  
Vote for abating £20 to the collector in Lee.  
Vote on petition of Benjamin Biggelow.  
Vote in favour of the town of Somersworth having a State note in lieu of an order.  
Vote appointing the Reverend Mr. Wood to preach the election sermon.  
Petition of John Wendell, for loan of money.  
Petition of Bradbury Cilley, and vote thereon.

*Ordered to Lay.*

Susanna Dodge's bill.  
Petition of Joseph Cilley, Esquire, and others.  
Vote on petition of J. Chesley.  
Petition of Noah Lovell, Esquire, in behalf of the inhabitants of Dunstable.  
Vote respecting encroachments on the boundary line of the State.  
Act to enable the treasurer to collect all taxes due from such towns and places as have no inhabitants, or so few as to be incapable of chusing town officers.  
Vote respecting fire arms.]

<sup>1</sup> Taken from printed journal.

STATE OF NEW HAMPSHIRE.

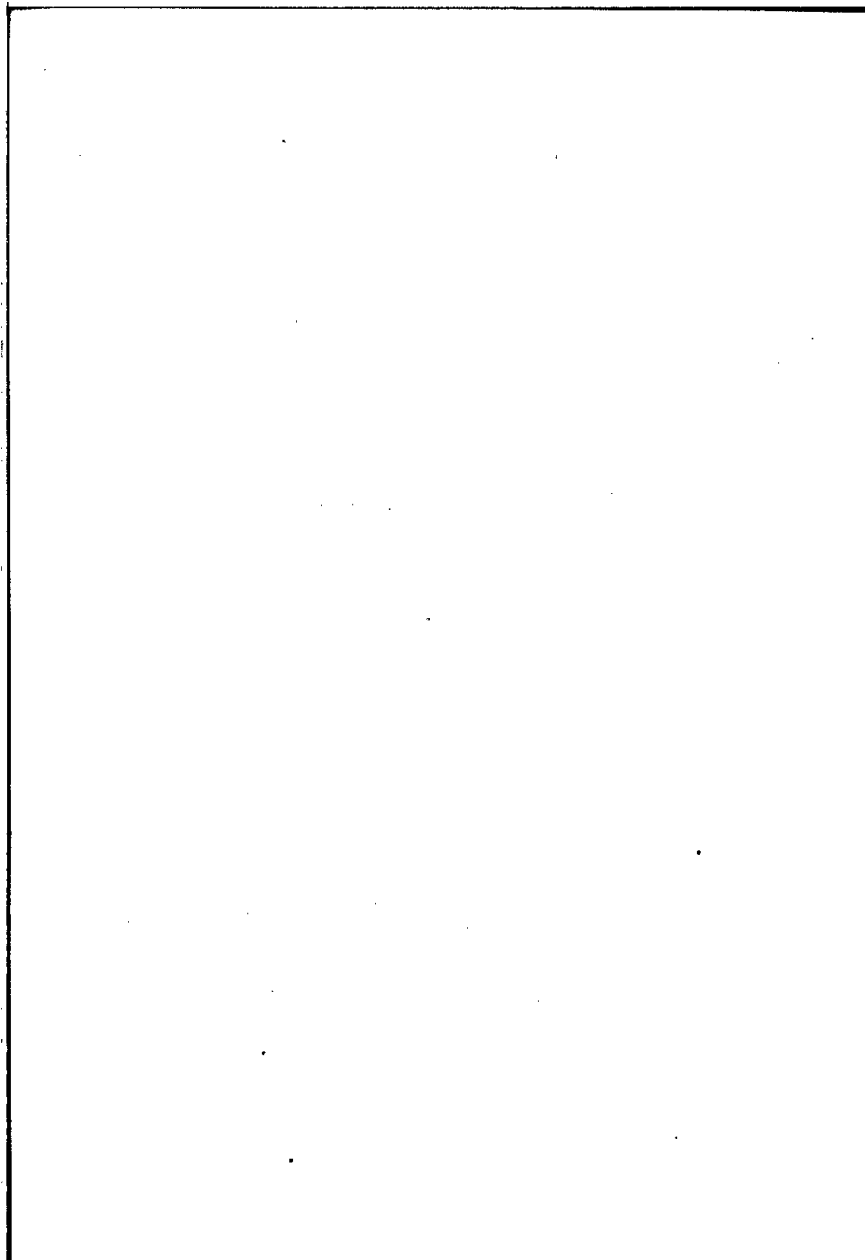
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A REGISTER

OF

RESOLUTIONS AND ADVICE OF COUNCIL.

BEGUN AT THE FIRST SESSION IN JUNE, 1792.





## PRESIDENT AND COUNCIL.

### NOMINATIONS.

\* At a Council holden at Dover June 11<sup>th</sup> 1792 \* 1 B. N.—92  
Present His Excellency Josiah Bartlett Esq President The Hon. Joseph Badger Jonathan Freeman Lemuel Holmes  
Phillips White & Rob<sup>t</sup> Wallace Esq<sup>rs</sup>  
proceeded & nominated.

Dan<sup>l</sup> Rollins of Somersworth Esq for a Justice of the peace &  
Quorum for the County of Strafford

Silas Mack of Marlow Esq for a Justice of the Peace for the  
County of Cheshire & Phinehas Farrar of Marlboro<sup>e</sup> for a Justice  
of the Peace for said County —

James Smith of Newmarket for a Justice of the peace for the  
County of Rockingham

P White  
Lem<sup>u</sup> Holmes  
Robert Wallace  
Jon<sup>a</sup> Freeman

\* At a Council holden at Dover June 18, 1792 \* 1 B. N.—93  
Present His Excellency Josiah Bartlett Esq President The Hon — Phillips White Joseph Badger Robt Wallace  
Lemuel Holmes & Jonathan Freeman Esquires —  
proceeded and nominated

Samuel M<sup>e</sup>Kean of Merrimac for a Coroner for the County of  
Hillsborough —

John M<sup>e</sup>Murphy of Alexandria for a Coroner for the County of  
Grafton —

Benjamin Wiggan of Hopkinton for a Justice of the peace for  
the County of Hillsborough

Nehemiah Rand of Lyndborough for a Justice of the Peace for  
the County of Hillsboro<sup>e</sup> —

Joseph Badger J<sup>r</sup>  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lem<sup>u</sup> Holmes —

At a Council holden at Dover June 22<sup>d</sup> 1792

Present His Excellency Josiah Bartlett Esq President The hon  
Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes &  
Jonathan Freeman Esquires

James Ray of Amherst for a Justice of the Peace for the County  
of Hillsbor<sup>o</sup> —

Bond Little of Fishersfield for a Justice for s<sup>d</sup> County

Advised to by us      Jon<sup>a</sup> Freeman  
P White  
Joseph Badger Ju<sup>r</sup>  
Lem<sup>u</sup> Holmes  
Robert Wallace

\* 1 B. N.-94      \* At a Council holden at Exeter Aug 31, 1792

Present His Excellency Josiah Bartlett Esq Presi-  
dent The Hon Phillips White Joseph Badger Robert Wallace  
Lemuel Holmes & Jonathan Freeman Esq<sup>s</sup>

proceeded & nominated

Jacob Blasdel of Eaton for a Justice of the Peace for the county  
of Strafford.

Jacob Collins of South Hampton for a Coroner for the County  
of Rockingham —

Michael McClary Esq for a Justice of the peace and of the  
Quorum for the county of Rockingham

Advised & consented to By us      P White  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman

\* 1 B. N.-95      \* At a Council holden at Exeter Oct. 29 1792

Present His Excellency Josiah Bartlett Esq Presi-  
dent Hon Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jona-  
than Freeman Esquires —

proceeded and nominated

Peleg Sprague of Keene for a Solicitor in the room & Stead of  
Judge Newcomb who has resigned —

Jon<sup>a</sup> Warner Esq of Portsm<sup>o</sup> for a Justice of the Peace & Quo-  
rum throughout s<sup>d</sup> State —

Daniel Humphreys Esq of Portsm<sup>o</sup> for a Justice of the Peace &  
Quorum for the County of Rockingham

Advised and consented to by us —      Jonathan Freeman  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

\* At a Council holden at Exeter Oct<sup>o</sup> 30 — 1792 \* 1 B. N.—96  
Present His Excellency Josiah Bartlett Esq President The Hon Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes and Jonathan Freeman Esquires —

proceeded & nominated

Benjamin Butler Esq of Nottingham for a Justice of the peace for the County of Rockingham

Joseph Welch of Plaistow for a Justice of the Peace for the county of Rockingham —

P White

Joseph Badger Jr

Jon<sup>a</sup> Freeman

Robert Wallace

Lem<sup>l</sup> Holmes

At a Council holden at Exeter Nov<sup>r</sup> 26 — 1792

Present His Excellency Josiah Bartlett Esq President The Hon. Joseph Badger Robert Wallace & Lemuel Holmes Esquires proceeded and nominated

Joseph Peirce Esq of New Durham Gore for a Justice of the Peace & Quorum for the County of Straff<sup>a</sup>

Isaac Waldron of Barrington for a Justice of the peace for the County of Strafford —

Daniel Way of Marlow for a Justice of the peace for the County of Cheshire —

John White Esq of Plaistow for a Justice of the Peace & Quorum for the County of Rockingham. —

Joseph Badger Jr

Robert Wallace

Lemuel Holmes

• \* At a Council holden at Exeter Dec<sup>r</sup> 7<sup>th</sup> 1792. \* 1 B. N.—97

Present His Excellency Josiah Bartlett Esq President The Hon Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires —

proceeded and nominated

Peter Carlton of Landaff for a Justice of the Peace for the County of Grafton —

Gains Kibbe of Colburne for a Justice of the Peace for the County of Grafton. —

Asa Fuller of Rumney for a Justice of the Peace for the County of Grafton

Jon<sup>a</sup> Freeman

P White

Robert Wallace

Joseph Badger Jr

Lemuel Holmes —

At a Council holden at Exeter Dec<sup>r</sup> 13, 1792

Present His Excellency Josiah Bartlett, Esq President The Hon. Phillips White Joseph Badger, Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires —

proceeded & nominated

Joseph Parsons of Rye for a Justice of the peace for the County of Rockingham

John Smith of Peterborough for a Justice of the Peace for the County of Hillsbor<sup>o</sup>

William Whittle of Dunstable for a coroner for the County of Hillsbor<sup>o</sup>

Rufus Whipple of Richmond for a Justice of the peace for the County of Cheshire and James Woodward & Ezekiel Ladd of Haverhill for Justices of the peace & Quorum for the County of Grafton

P White

Robert Wallace

J Freeman

Lem<sup>u</sup> Holmes

Joseph Badger J<sup>r</sup>

\* 1 B. N.—98 \* At a Council holden at Exeter Dec 21, 1792

Present His Excellency Josiah Bartlett Esq Presd The Hon. Phillips White Joseph Badger Robert Wallace Lemuel Holmes and Jonathan Freeman Esq<sup>rs</sup>

Proceeded and nominated

Daniel Campbell of Amherst for a Justice of the Peace for the County of Hillsborough —

P White

Jon<sup>a</sup> Freeman

Joseph Badger J<sup>r</sup>

Lemuel Holmes

Robert Wallace

At a Council holden at Exeter Dec 28 1792 —

Present His Excellency Josiah Bartlett Esq President Hon. Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esq<sup>rs</sup>

proceeded and nominated

Joseph Cilley Esq for a Maj<sup>r</sup> General for the first department —

Benj<sup>a</sup> Bellows Esq for a Maj Gen<sup>l</sup> for the 3<sup>d</sup> Department

Allen Willey of Goshen for a Justice of the peace for the County of Cheshire —

P White

Robert Wallace

Lem<sup>u</sup> Holmes

Jon<sup>a</sup> Freeman

Joseph Badger J<sup>r</sup>

Benjamin Bellows Esq<sup>r</sup> having signified to His Excellency & Council, that he could not accept Should he be appointed to the Office above-mentioned which is the reason why not appointed

J Pearson Sec<sup>y</sup>

\* At a Council holden at Exeter Feb 6<sup>th</sup> 1793 — \* 1 B. N.-99

Present His Excellency Josiah Bartlett Esq<sup>r</sup> President The Hon Phillips White, Joseph Badger, Lemuel Holmes, Jonathan Freeman & Robert Wallace Esquires

The resignation of Judge Dana was received & accepted proceeded and nominated

Ebenezer Champney of New Ipswich John Shepard & Samuel Wilkins of Amherst Esquires, one of whom for a Judge of Probate of Wills &c for the County of Hillsborough.

P White

Robert Wallace

Lem.<sup>n</sup> Holmes

Joseph Badger J<sup>r</sup>

Jon<sup>a</sup> Freeman

At a Council holden at Exeter Feb<sup>y</sup> 7<sup>th</sup> 1793 —

Present His Excellency Josiah Bartlett Esq President The Hon. Phillips White Joseph Badger, Lemuel Holmes, Robert Wallace & Jon<sup>a</sup> Freeman Esquires

Proceeded & nominated the following persons for the respective Offices hereafter mentioned.

1 Reg<sup>t</sup> Eph<sup>m</sup> Pickering or } one of whom for  
James Sheafe } L<sup>t</sup> Col. Com<sup>d</sup>

Maj 1 Bat<sup>n</sup>

Josiah Smith or }  
Capt And<sup>w</sup> Wiggin } Maj 2<sup>d</sup> Bat.

2 Reg<sup>t</sup> Moses Wingate James Carr, or Dan<sup>l</sup> Rollins for L<sup>t</sup> Col Com<sup>d</sup>

Moses Wingate or Cap<sup>t</sup> Janvirin Fisher for Maj 1 Bat

Richard Furber for Maj 2 Bat

3<sup>d</sup> Reg. \* Jonathan Cram or } for Lieut Col<sup>o</sup> Com- \* 1 B. N.-100

Joseph Clifford } mandant

John Dearborn for Maj<sup>r</sup> of 1<sup>st</sup> Battalion

Joseph Clifford or } for Maj. of 2<sup>d</sup> D<sup>o</sup>

Benj<sup>a</sup> Barnard Jun<sup>r</sup>

4 Reg — Andrew Gilman for L<sup>t</sup> Col Com<sup>d</sup>

Tho<sup>s</sup> Gorden for Maj<sup>r</sup> of 2<sup>d</sup> Battalion

Nath<sup>l</sup> Giddinge for Maj<sup>r</sup> of 1. D<sup>o</sup>

5. Reg — Daniel Warner for L<sup>t</sup> Col<sup>o</sup> Com<sup>dt</sup>  
 William Bradford — for Maj<sup>r</sup> of 1<sup>st</sup> Battalion  
 John Lund — for Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
6. Reg — Moses Chamberlain or } for L<sup>t</sup> Col<sup>o</sup> Commandant  
 Elisha Whitcomb — }  
 Philemon Whitcomb or  
 Philip Goss one of whom for Maj<sup>r</sup> of 1<sup>st</sup> Battalion  
 Shilden Logan - - - for Maj. 2<sup>d</sup> D<sup>o</sup>
7. Reg — Philip Tilton, or  
 Amos Gale — for L<sup>t</sup> Col. Comd<sup>t</sup>  
 Ezekiel Gile or  
 Moses Little — for Maj of 2<sup>d</sup> Battalion
- 8 Reg — Joseph Gregg for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
 James Gilmore or Asa Senter  
 Joseph Gregg or Will<sup>m</sup> Adams for Maj<sup>r</sup> of 1<sup>st</sup> Battalion  
 Eliph<sup>t</sup> Hardy Nath<sup>l</sup> Hemphill(?) and Jesse Merrill for  
 Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
9. Reg — Rob<sup>t</sup> McGregore, or  
 Stephen Dole — for L<sup>t</sup> Col<sup>o</sup> Com<sup>dt</sup>  
 David Storey,  
 Jn<sup>o</sup> Butterfield or  
 Stephen Dole — for Maj of 1<sup>st</sup> Battalion  
 John McLaughlin or  
 Ithamar Eaton — for Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
- 10 Reg — Sam<sup>l</sup> Ladd — for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
 Joseph Parsons — for Maj<sup>r</sup> of 1<sup>st</sup> Battalion  
 Nathan Taylor or } for Maj of 2<sup>d</sup> D<sup>o</sup>  
 Dan<sup>l</sup> Smith j<sup>r</sup> }
- \* 1 B. N.—101 { \* Nathaniel Head or } for L<sup>t</sup> Col<sup>o</sup> Com<sup>dt</sup>  
 11 Reg. { Dan<sup>l</sup> Livermore }
- Will<sup>m</sup> Duncan or  
 Asa Kimball — for Maj<sup>r</sup> of 1. Battalion  
 Will<sup>m</sup> Boynton or  
 David McCrillis for Maj<sup>r</sup> of 2<sup>d</sup> Battalion
- 12 Reg — Sylvanus Reed, or } for L<sup>t</sup> Col<sup>o</sup> Com<sup>dt</sup>  
 Richard Roberts or }  
 Benj<sup>a</sup> Prescott  
 Benj<sup>a</sup> Davis or  
 Benj<sup>a</sup> Prescott for Maj<sup>r</sup> of 1<sup>st</sup> Battalion  
 Phinehas Farrar or  
 William Gardner — for Maj of 2 Battalion —

- 13 Reg — Azariah Webb or  
Joshua Young — for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
Absalom Peters — for Maj<sup>r</sup> of 1<sup>st</sup> Battalion  
Joshua Young,  
Amos Kimball or  
Peter Carlton — for Maj<sup>r</sup> of 2<sup>d</sup> Battalion
- 14 Reg — Samuel Holmes — for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
Capt Stephen Wells, or  
Geo. Livermore — for Maj<sup>r</sup> of 1<sup>st</sup> Battalion  
Peter Sleeper — for Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
- 15, Reg — Joseph Kimball for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
Joseph Smith for Maj<sup>r</sup> of 1. Battalion  
Jesse Willcocks for Maj of 2<sup>d</sup> D<sup>o</sup>
- 16 Reg — John Wood — for L<sup>t</sup> Col Comd<sup>t</sup>  
John Willard for Maj of 1. Battalion  
Nath<sup>l</sup> Evans — for Maj. of 2<sup>d</sup> D<sup>o</sup>
- 17 Reg — William White for L<sup>t</sup> Col. Comd<sup>t</sup>  
Steph<sup>n</sup> Dearborn } for Maj<sup>r</sup> of 1. Battalion  
Simon Towle }  
Daniel Norris or } for Maj of 2<sup>d</sup> Battalion  
Sam<sup>l</sup> Moore }
- \*18 Reg — Henry Butler for L<sup>t</sup> Col Comd<sup>t</sup> \* I B. N.—102  
Tho<sup>s</sup> Jenness, or  
Moses Chase — for Maj<sup>r</sup> of 1, Battalion  
Sherburne Blake — for Maj of 2 Battalion
- 19 Reg — Nathan Hoit — for L<sup>t</sup> Col Comd<sup>t</sup>  
Jacob Smith or  
Capt Elias Smith for Maj of 1 Battalion  
Stephen Webster for Maj of 2 D<sup>o</sup>
- 20 Reg — Amasa Allen for L<sup>t</sup> Col Comd<sup>t</sup>  
Luther Ames or Capt Sam Smith — for Maj of 1, Bat-  
talion  
Samuel Works or  
Tho<sup>s</sup> Parker — for Maj of 2 Battalion
- 21 Reg — Joshua Bailey } for L<sup>t</sup> Col Comd<sup>t</sup>  
or Enoch Gerrish }  
Enoch Gerrish,  
John Sweat — or  
John C Gale — for Maj of 1. Battalion  
Philip Greeley, or }  
Benj<sup>a</sup> B. Darling } for Maj of 2<sup>d</sup> D<sup>o</sup>  
Capt Tho<sup>s</sup> Bayley }

- 22 Reg — Ezra Town or  
 Sam<sup>l</sup> Gregg — for L<sup>t</sup> Col Comd<sup>t</sup>  
 Benj<sup>a</sup> Williams or  
 Jer<sup>h</sup> Pritchard for Maj of 1 Battalion  
 Samuel Gregg or  
 Abijah Wheeler for Maj of 2<sup>d</sup> D<sup>o</sup>
- 23 Reg — Edmond Freeman  
 Sam<sup>l</sup> Jones, or  
 Otis Freeman for L<sup>t</sup> Col<sup>o</sup> Com<sup>dt</sup>  
 Samuel Jones, or  
 David Hough — for Maj of 1 Battalion  
 Otis Freeman, or  
 Samuel Kendric for Maj of 2<sup>d</sup> D<sup>o</sup>
- \* 1 B. N.—103 \* 24 Reg — Edwards Bucknam for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
 John Young — for Maj of 1 Battalion  
 Jabez Parsons — for Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
- 25 Reg Sam<sup>l</sup> Hale — for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
 Ebenezer Thompson, J<sup>r</sup> or  
 John Wingate — for Maj of 1 Battalion  
 Isaac Waldron, or  
 Joseph Hayes — for Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
- 26 Reg<sup>t</sup> Benj<sup>a</sup> Peirce — for L<sup>t</sup> Col Comd<sup>t</sup>  
 Benj<sup>a</sup> Peirce,  
 David Campbell, or  
 David Wilson — for Maj<sup>r</sup> of 1. Battalion  
 Daniel Gould — for Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
- 27 Reg Joseph Peirce for L<sup>t</sup> Col<sup>o</sup> Comd<sup>t</sup>  
 Carr Leavitt for Maj<sup>r</sup> of 1, Battalion  
 Jon<sup>a</sup> Coffin — for Maj<sup>r</sup> of 2<sup>d</sup> D<sup>o</sup>
- Gen<sup>l</sup> Moses Dow or Col. Eben<sup>r</sup> Smith for Maj. Gen<sup>l</sup> of 2<sup>d</sup>  
 Departm<sup>t</sup>  
 Gen<sup>l</sup> Amos Shepard for Maj. Gen<sup>l</sup> of the 3<sup>d</sup> Department  
 Gen<sup>l</sup> James Hill or Col. Moses Leavitt for Brig<sup>dr</sup> Gen<sup>l</sup> for 1<sup>st</sup>  
 Brigade  
 Amos Cogswell for Brig<sup>dr</sup> Gen<sup>l</sup> of 2<sup>d</sup> Brigade  
 Gen<sup>l</sup> Tho<sup>s</sup> Bartlett or Col D<sup>l</sup> Reynolds for Brig<sup>dr</sup> Gen<sup>l</sup> of 3<sup>d</sup>  
 Brigade  
 Col. Francis Blood or Col Ebn<sup>r</sup> Webster for Brig<sup>dr</sup> Gen<sup>l</sup> of 4<sup>th</sup>  
 Brigade  
 1<sup>st</sup> Col Geo. Aldrich or Col W<sup>m</sup> Page for Brig<sup>dr</sup> Gen<sup>l</sup> of 5<sup>th</sup> Brig-  
 ade



Col Ebn<sup>r</sup> Brewster or Col Moses Baker for Brig<sup>dr</sup> Gen<sup>l</sup> of 6<sup>th</sup> Brigade

Col Mich<sup>l</sup> M Clary for Adj<sup>t</sup> Gen<sup>l</sup>

P White  
Jon<sup>a</sup> Freeman  
Lem<sup>n</sup> Holmes  
Joseph Badger J<sup>r</sup>  
Robert Wallace

\* At a Council holden at Exeter Feb 12<sup>th</sup> 1793 \* 1 B. N.—104  
Present His Excellency Josiah Bartlett Esq  
President The Hon Phillips White Joseph Badger Lemuel Holmes  
Jon<sup>a</sup> Freeman

Roswell Hubbard Esq, Sullivan for a Justice of the Peace for the County of Cheshire —

Nath<sup>l</sup> S Prentice Esq Alstead for a Justice of the peace for D<sup>o</sup>  
J<sup>s</sup> Wheelock Esq of Hanover for a Justice of the peace for the County of Grafton

Jon<sup>a</sup> Sawyer of Orford for a Justice of the peace for the County of Grafton —

William Price of Gilmanton for a Coroner for the County of Strafford —

Moses Kenney of Madbury for a Justice of the peace for the County of Strafford —

P White  
Lem<sup>n</sup> Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace  
Joseph Badger J<sup>r</sup>

proceeded & nominated

Rob<sup>t</sup> Wallace Esq for L<sup>t</sup> Col Comd<sup>t</sup> of 26 Regiment

Col Joseph Badger for Brig<sup>a</sup> Gen<sup>l</sup> of the 2<sup>d</sup> Brigade —

P White  
Jon<sup>a</sup> Freeman  
Lem<sup>n</sup> Holmes

\* At a Council holden at Exeter March 20<sup>th</sup> 1793 \* 1 B. N.—105  
Present His Excellency Josiah Bartlett Esquire  
Presid The Hon. Phillips White, Joseph Badger, Rob<sup>t</sup> Wallace  
Lemuel Holmes & Jonathan Freeman Esquires

Proceeded & nominated

Gen<sup>l</sup> Nathaniel Peabody Esq for Maj<sup>r</sup> General of the first department in the militia of this State in the room of Gen<sup>l</sup> Joseph Cilley who has declined —

Cap<sup>t</sup> Israel Gilman for Maj<sup>r</sup> of the 1<sup>st</sup> Battalion in the 19<sup>th</sup> Reg<sup>t</sup> —

Capt. Thomas Leavitt for Maj<sup>r</sup> of 1<sup>st</sup> Bat<sup>n</sup> in 3<sup>d</sup> Reg<sup>t</sup>  
 Aaron Young, Dan<sup>l</sup> Colcord, or Levi Bartlett one of whom for  
 Maj<sup>r</sup> of the first Battalion in the 7<sup>th</sup> Regiment—

P White  
 Joseph Badger Ju<sup>r</sup>  
 Robert Wallace  
 Jon<sup>a</sup> Freeman  
 Lem<sup>n</sup> Holmes

At a Council holden at Exeter March 21, 1793—

Present as yesterday—proceeded & nominated

Gardner Towne of Stoddard for a Just<sup>c</sup> Peace County of  
 Cheshire

Enoch Wood of Loudon for d<sup>o</sup> for the County of Rockingh.

Moses Little of Campton for a Justice of the Peace and of  
 the Quorum for the County of Grafton—

P White  
 Jon<sup>a</sup> Freeman  
 Joseph Badger Ju<sup>r</sup>  
 Lem<sup>n</sup> Holmes

\* 1 B. N.—106 \* At a Council holden at Exeter March 26<sup>th</sup>  
 1793—

Present His Excellency Josiah Bartlett Esq President Hon Phil-  
 lips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jona-  
 than Freeman Esquires

Proceeded and nominated

Moses Woodward Esq for a Lt Col. Comd<sup>t</sup> of the first Reg<sup>t</sup>

Clement Storer for Major of the first Bat<sup>n</sup> in s<sup>d</sup> Reg

Jer<sup>n</sup> Batchelder L<sup>t</sup> Col—Comd<sup>t</sup> of the third Reg<sup>t</sup>

Steph<sup>n</sup> Dearborn Lt Col Comd<sup>t</sup> of the 17<sup>th</sup> Reg<sup>t</sup>

Newell Healey for an Inspector of the first Brigade

Nathan Taylor for an Inspector of the second d<sup>o</sup>

Jon<sup>a</sup> Cilley for an Inspector of the third d<sup>o</sup>

Rob<sup>t</sup> Parker for an Inspector of the fourth d<sup>o</sup>

Luther Eames for an Inspector of the fifth d<sup>o</sup>

Rufus Graves for an Inspector of the sixth d<sup>o</sup>

P White  
 Joseph Badger J<sup>r</sup>  
 Jon<sup>a</sup> Freeman  
 Robert Wallace  
 Lem<sup>n</sup> Holmes

At a Council holden at Exeter May 16, 1793  
proceeded and nominated

William Smith of Nottingham West for a Coroner for the County  
of Hillsborough —

Jon<sup>a</sup> Freeman

Robert Wallace

Joseph Badger Ju<sup>r</sup>

\* At a Council holden at Exeter May 17<sup>th</sup> 1793 — \* 1 B. N.—107

Present His Excellency Josiah Bartlett Esq Presi-  
dent Hon Joseph Badger Rob<sup>t</sup> Wallace & Jonathan Freeman  
Esquires — proceeded & nominated

Jonathan Clark of Epping for Major of 2<sup>d</sup> Battalion in 4<sup>th</sup> Reg-  
iment of Militia

Jon<sup>a</sup> Freeman

Robert Wallace

Joseph Badger Ju<sup>r</sup>

## APPOINTMENTS, RESOLUTIONS, AND ADVICE.

\* 2 P. & C.-156 \* At a Council holden at Dover June 11<sup>th</sup> 1792  
Present His Excellency Josiah Bartlett Esq  
President The Hon Phillips White Joseph Badger Rob<sup>t</sup> Wallace  
Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires

His Excellency requested the advice of Council relative to drawing orders on the Treasurer —

Whereupon the Council advise His Excellency to issue orders on the Treasurer agreeably to all Acts Resolves & votes of the General Court which have been heretofore passed or shall be passed during the present Session

P White  
Lemuel Holmes  
Robert Wallace  
Jon<sup>a</sup> Freeman

At a Council holden at Dover June 22<sup>d</sup> 1792  
Present His Excellency Josiah Bartlett Esq President The Hon.  
Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes &  
Jon<sup>a</sup> Freeman Esquires —

His Excellency the President requested the advice of Council relative to the adjournment of the General Court —

Whereupon the Council advise that the General Court be adjourned to meet again on the third Wednesday of November next at Exeter —

P White  
Joseph Badger J<sup>r</sup>  
Lem<sup>u</sup> Holmes  
Jon<sup>a</sup> Freeman

\* 2 P. & C.-157 \* At a Council holden at Dover June 22<sup>d</sup> 1792  
Present His Excellency Josiah Bartlett Esq  
President The Hon Phillips White Joseph Badger Rob<sup>t</sup> Wallace  
Lemuel Holmes & Jonathan Freeman Esquires

proceeded and appointed

Daniel Rollins of Somersworth a Justice of the peace and of the Quorum for the County of Strafford

Silas Mack Esq of Marlow & } Justices of the Peace for the  
Phinehas Farrar of Marlbor<sup>o</sup> } County of Cheshire

James Smith of Newmarket Esq a Justice of the Peace for the County of Rockingham —

Advised to by us — P White  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Robert Wallace  
L Holmes

The Council advise His Excellency the President not to issue any militia Commissions until the next Session of the General Court Also that his Excellency issue precepts for the choice of Electors & Representatives accompanied with the Act.

P White  
Jon<sup>a</sup> Freeman  
L Holmes  
Robert Wallace  
Joseph Badger J<sup>r</sup>

\* At a Council holden at Exeter Aug 30<sup>th</sup> \* 2 P. & C.—158  
1792 —

Present, His Excellency Josiah Bartlett Esq President The Hon Phillips White, Joseph Badger, Lemuel Holmes Jonathan Freeman & Rob<sup>t</sup> Wallace Esquires —

Took under consideration a vote of Court of 22<sup>d</sup> of June last, respecting papers in the Comptrollors Office —

At a Council holden at Exeter Aug 31, 1792 —

Present as yesterday.

Proceeded and appointed

Benjamin Wiggin Esq of Hopkinton and Nehemiah Rand Esq of Lyndborough Justices of the peace for the County of Hillsborough

James Ray Esq of Amherst a Justice of the peace for said County

Bond Little Esq of Fishersfield a Justice of the peace for said County.

Advised & consented to By us — P White  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Lemuel Holmes  
Joseph Badger J<sup>r</sup>

The Council advised his Excellency to issue his orders on the Treasurer in favor of Col. David Webster for £11..14 — Archibald McMurphey Esq for £5..13..7 and Capt Titus Salter for

£4..6..6 being balances due to them on former orders delivered up by the late Treasurer W<sup>m</sup> Gardner Esq —

P White  
Lem<sup>l</sup> Holmes  
Joseph Badger J<sup>r</sup>  
Jon<sup>a</sup> Freeman  
Robert Wallace

\* 2 P. & C.—159 \* At a Council holden at Exeter Oct<sup>o</sup> 29<sup>th</sup> 1792

Present His Excellency Josiah Bartlett Esq  
President The Hon Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes  
and Jonathan Freeman Esquires —

Proceeded and appointed

John Wason of Candia a Packer of Beef in said Town —

Jacob Blasdell Esq of Eaton a Justice of the Peace for the County  
of Strafford

Jacob Collins of South Hampton Esq a Coroner for the County  
of Rockingham

Michael M<sup>c</sup>Clary Esq a Justice of the Peace and Quorum for  
the County of Rockingham

Advised and consented to By us —

Jonathan Freeman  
Robert Wallace  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

At a Council holden at Exeter Octo 30, 1792 —

Present His Excellency Josiah Bartlett Esq President The Hon  
Phillips White, Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes &  
Jon<sup>a</sup> Freeman Esquires —

His Excellency the President laid before the Council an Account from East Kingston for the support of one Abraham Greenaway which had been laid before the Gen<sup>l</sup> Sessions of the peace for the County of Rockingham who reported that so much of said account as amounts to forty pounds, six shillings & ten pence was approved of as just and accordingly recommended to the President & Council for payment — And requested the advice of Council relative to drawing an order on the Treasurer for s<sup>d</sup> sum

Whereupon the Council advise that he draw an Order on the Treasurer f[or] s<sup>d</sup> sum —

P White  
J Freeman  
Joseph Badger J  
Robert Wallace  
Lem<sup>l</sup> Holmes

\* At a Council holden at Exeter Nov<sup>r</sup> 1<sup>st</sup> 1792 \* 2 P. & C.—160  
 Present His Excellency Josiah Bartlett Esq  
 President The Hon. Phillips White Joseph Badger, Rob<sup>t</sup> Wallace  
 Lemuel Holmes & Jonathan Freeman Esquires —

Pursuant to an Act directing the mode of choosing Representatives to the Congress of the United States, the Sec<sup>y</sup> laid before us the Returns for Representatives to Congress for examination — After examination we find that the whole number of votes amount to 20,222 and that it requires 2528 to make a Choice. That the Hon Jeremiah Smith had 4306 Nicholas Gilman 2912 and John Sam<sup>l</sup> Sherburne 2536 & are declared duly elected — and that the Hon. Paine Wingate had 2168 and Abiel Foster 1580 who had the greatest number of votes who were not elected are the Candidates one of whom to be the representative wanting.

Also pursuant to an Act directing the mode of balloting for, and appointing the electors of this State for the election of President & Vice President of the United States, the Sec<sup>y</sup> laid before us the returns for examination — After examination we find that the whole number of votes amount to 25,564 and that it requires 2131 to make a choice, no one person having that number of votes, the Twelve persons who have the highest Number of votes are as follows viz — His Excellency Josiah Bartlett Esq Hon John T. Gilman Benjamin Bellows, Jonathan Freeman John Pickering, Ebenezer Thompson, Joseph Cilley Timothy Farrar, Timothy Walker, Ebenezer Smith, Daniel Rindge and Tho<sup>s</sup> Cogswell Esquires are the Candidates out of whom six persons are to be chosen by the people as Electors of President and vice President of the Congress of the United States.

Josiah Bartlett President	
P White	
Robert Wallace	} Counsellors.
Joseph Badger J <sup>r</sup>	
Lemuel Holmes	
Jon <sup>a</sup> Freeman	

\* Proceeded and appointed  
 Dudley Ladd a Packer and Searcher of Beef  
 & Pork in the Town of Concord.

Advised to by us —

\* 2 P. & C.—161  
 P White  
 Robert Wallace  
 Joseph Badger J<sup>r</sup>  
 Jon<sup>a</sup> Freeman  
 Lemuel Holmes

At a Council holden at Exeter Nov<sup>r</sup> 23<sup>d</sup> 1792—

Present The Hon Phillips White Joseph Badger Lemuel Holmes and Robert Wallace Esquires—

Pursuant to an Act directing the mode of balloting for and appointing the Electors of this State for the election of a President and vice President of the United States, the Secretary laid before us the returns for examination— After examination we find that the Hon Josiah Bartlett John T. Gilman Jonathan Freeman, Benjamin Bellows John Pickering & Ebenezer Thompson Esquires having a majority of votes are appointed and declared Electors

P White  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes  
Robert Wallace

At a Council holden at Exeter Nov<sup>r</sup> 24<sup>th</sup> 1792

Present His Excellency Josiah Bartlett Esq President The Hon. Joseph Badger Robert Wallace and Lemuel Holmes Esq

Pursuant to an Act directing the mode of  
\* 2 P. & C.—162 \*choosing Representatives to the Congress of  
the United States, the Secretary laid before us  
the returns for examination—

After examining said Returns we find that the Honorable Paine Wingate Esq having a majority of votes is declared duly elected.

Josiah Bartlett President  
Joseph Badger Ju<sup>r</sup> }  
Robert Wallace } Counsellors  
Lemuel Holmes }

At a Council holden at Exeter Nov<sup>r</sup> 26, 1792

Present His Excellency Josiah Bartlett Esq President The Hon Joseph Badger Rob<sup>t</sup> Wallace & Lemuel Holmes Esq<sup>n</sup>  
proceeded and appointed—

Peleg Sprague of Keene Esq a Solicitor in the room of Judge Newcomb who has resigned—

Jonathan Warner Esq of Portsmouth a Justice of the peace & Quorum throughout the State.

Daniel Humphreys of Portsm<sup>o</sup> a Justice of the Peace & of the Quorum for the County of Rockingham

Joseph Badger J<sup>r</sup>  
Robert Wallace  
Lemuel Holmes

At a Council holden at Exeter Novem<sup>r</sup> 29, 1792

Present His Excellency Josiah Bartlett Esq President The Hon Phillips White Joseph Badger Robert Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires



His Excellency requested the advice of Council relative to drawing orders on the Treasurer

Whereupon the Council advise His Excellency  
 \* to issue his orders on the Treasurer agreeably \* 2 P. & C.—163  
 to all Acts Resolves and Votes of the General  
 Court heretofore passed or shall be passed during the present Ses-  
 sion of the General Court—

proceeded and appointed

Samuel McKean of Merrimac a Coroner for the County of Hillsborough—

John M<sup>c</sup>Murphy of Alexandria a Coroner for the County of Grafton

Benjamin Butler Esq of Nottingham a Justice of the Peace for the County of Rockingham

Joseph Welch Esq of Plaistow a Justice for said County

P White

Lem<sup>n</sup> Holmes

Jon<sup>a</sup> Freeman

Joseph Badger Ju<sup>r</sup>

Robert Wallace

At a Council holden at Exeter Nov 30 1792

Present His Excellency Josiah Bartlett Esq Presid<sup>t</sup> The Hon  
 Phillips White Joseph Badger Lemuel Holmes Robt Wallace &  
 Jon<sup>a</sup> Freeman Esq<sup>t</sup>

proceeded and appointed—

Capt Robert Parker James Shores & Edward Sargent Branch  
 pilots for the port of Piscataqua and that they receive the follow-  
 ing sums as fees for pilotage exclusive of boats and hands viz for  
 all vessels of three hundred Tuns burden and upwards twenty  
 eight shilling for all vessels of one hundred Tuns burden and  
 under three hundred eighteen shillings for all vessels under one  
 hundred Tuns burden twelve shillings

P White

Robert Wallace

Joseph Badger J<sup>r</sup>

Lem<sup>n</sup> Holmes

J. Freeman

\* At a Council holden at Exeter December 7, \* 2 P. & C.—164  
 1792 —

Present His Excellency Josiah Bartlett Esq President The Hon  
 Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes &  
 Jonathan Freeman Esquires—

proceeded & appointed

Joseph Peirce Esq of New Durham Gore for a Justice of the peace & of the Quorum for the County of Strafford

Isaac Waldron Esq of Barrington a Justice of the Peace for the County of Strafford

Daniel Way Esq of Marlowe a Justice of the Peace for the County of Cheshire

John White Esq of Plaistow a Justice of the Peace & Quorum for the County of Rockingham

Jon<sup>a</sup> Freeman

P White

Robert Wallace

Joseph Badger Ju<sup>r</sup>

Lemuel Holmes

At a Council holden at Exeter Dec<sup>r</sup> 13, 1792

Present His Excellency Josiah Bartlett Esq President The Hon Phillips White Joseph Badger Robert Wallace Lemuel Holmes & Jonathan Freeman Esquires —

His Excellency laid before the Hon. Council the resignation of William George Esq as a Coroner for the County of Grafton accompanied with his Commission which was received and Accepted

By order of President & Council

Joseph Pearson Sec<sup>r</sup>

At a Council holden at Exeter Dec<sup>r</sup> 21, 1792 —

Present His Excellency Josiah Bartlett Esq President The Hon. Phillips White Joseph Badger Robert Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires. —

proceeded and appointed

\* 2 P. & C.—165 Samuel Smith of Brintwood and John \*Titcomb of Dover Packers and Searchers of Beef and Pork in said Towns of Brintwood and Dover —

Peter Carlton of Landaff a Justice of the Peace for the County of Grafton.

Gains Kibbee of Colburne Asa Fuller of Rumney Justices of the Peace for said County

Joseph Parsons of Rye Esq a Justice of the Peace for the County of Rockingham

John Smith of Peterbor<sup>o</sup> a Justice of the peace for the County of Hillsbor<sup>o</sup>

William Whittle of Dunstable a Coroner for the County of Hillsbor<sup>o</sup>

Rufus Whipple of Richmond a Justice of the Peace for the County of Cheshire

James Woodward & Ezekiel Ladd Esq<sup>n</sup> of Haverhill Justices of the Peace and of the Quorum for the County of Grafton

P White  
Robert Wallace  
Jon<sup>a</sup> Freeman  
Joseph Badger J<sup>r</sup>  
Lemuel Holmes

At a Council holden at Exeter Dec 28 1792

Present His Excellency Josiah Bartlett Esq President Hon. Phillips White Joseph Badger Ju<sup>r</sup> Robert Wallace Lemuel Holmes and Jonathan Freeman Esq<sup>n</sup>—

His Excellency the President requested the advice of Council relative to the adjournment of the General Court—

\* Whereupon the Council advise that the Gen<sup>l</sup> \* 2 P. & C.—166 Court be adjourned to meet again on Wednesday the last day of May next at Concord agreeably to a vote of Court

proceeded and appointed

Daniel Campbell of Amherst Esq a Justice of the Peace for the County of Hillsbor<sup>o</sup>—

P White  
Joseph Badger Ju<sup>r</sup>  
Lemuel Holmes  
Jon<sup>a</sup> Freeman  
Robert Wallace

Hon Council to meet at Exeter on the first Wednesday of Feb next

At a Council holden at Exeter Feb<sup>y</sup> 6<sup>th</sup> 1793—

Present His Excellency Josiah Bartlett Esq President The Hon Phillips White Joseph Badger Lemuel Holmes Robert Wallace & Jonathan Freeman Esq<sup>n</sup>

proceeded and appointed

Joseph Cilley Esq a Major General for the first department in the Militia of this State.

P White  
Joseph Badger J<sup>r</sup>  
Lem<sup>u</sup> Holmes  
Robert Wallace  
Jonathan Freeman

At a Council holden at Exeter Feb<sup>y</sup> 7<sup>th</sup> 1793—

Present His Excellency Josiah Bartlett Esq President The Hon. Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jonathan Freeman Esquires—

His Excellency requested the advice of Council respecting a vote of Court of the 20<sup>th</sup> of Dec<sup>r</sup> 1792—

\* 2 P. & C.—167 \* Whereupon the Council advise that Samuel Brooks Esq be appointed to compleat the Index of the Records of Deeds in the County of Rockingham in as few books as possible pursuant to a Resolve of 10<sup>th</sup> June 1791 for that purpose, provided he will procure some suitable person to assist him as Clerk in said business—

P White  
Lem<sup>n</sup> Holmes  
Joseph Badger J<sup>r</sup>  
Robert Wallace

At a Council holden at Exeter Feb<sup>r</sup> 9, 1793

Present His Excellency Josiah Bartlett Esq President The Hon Phillips White Joseph Badger Robert Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esq

proceeded & appointed

Allen Willey Esq of Goshen a Justice of the Peace for the County of Cheshire—

P White  
Jon<sup>a</sup> Freeman  
Lem<sup>n</sup> Holmes  
Joseph Badger J<sup>r</sup>  
Robert Wallace

\* 2 P. & C.—168 \* At a Council holden at Exeter Feb<sup>r</sup> 13<sup>th</sup> 1793

Present His Excellency Josiah Bartlett Esq President The Hon. Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jon<sup>a</sup> Freeman Esquires—

proceeded and appointed

Ebenezer Champney Esq of New Ipswich a Judge of Probate of Wills &c for the County of Hillsbor<sup>o</sup>

P White  
Joseph Badger J<sup>r</sup>  
Lem<sup>n</sup> Holmes  
Robert Wallace  
Jon<sup>a</sup> Freeman

His Excellency the President requested the attend— of his Council on the 21<sup>th</sup> March next.

At a Council holden at Exeter March 21, 1793—

Present His Excellency Josiah Bartlett Esq President Hon. Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes and Jonathan Freeman Esquires

Proceeded and appointed—

Roswell Hubbard Esq of Sullivan a Just Peace for the County of Cheshire

Nath<sup>l</sup> S. Prentice Esq of Alstead d<sup>o</sup> for s<sup>d</sup> County

James Wheelock of Hanover a Just<sup>o</sup> Pac<sup>o</sup> for the County of Grafton

Jon<sup>s</sup> Sawyer of Orford Esq a Justice of the Peace for s<sup>d</sup> County  
 William Price Esq of Gilmanton a Coron<sup>r</sup> for the County of  
 Strafford

Moses Kenney Esq of Madbury a Just<sup>s</sup> P<sup>oss</sup> for s<sup>d</sup> County

P White  
 Joseph Badger Ju<sup>r</sup>  
 Jon<sup>s</sup> Freeman  
 Lem<sup>th</sup> Holmes  
 Robert Wallace

\* His Excellency laid before the Council an \* 2 P. & C.—169  
 Account from Kensington for the support of  
 Benjamin Swain & Mary his wife which had been laid before the  
 Gen<sup>l</sup> Sessions of the Peace for the County of Rockingham who  
 reported that said Town is entitled to receive one hundred and  
 sixty pounds which was approved of as just and accordingly rec-  
 ommended to the President & Council for payment—and requested  
 the advice of Council relative to drawing an order on the Treas-  
 urer for the same—Whereupon the Council advise that His  
 Excellency draw an order on the Treasurer for said sum

P White  
 Joseph Badger J<sup>r</sup>  
 Robert Wallace  
 Lemuel Holmes  
 Jon<sup>s</sup> Freeman

At a Council holden at Exeter March 26<sup>th</sup> 1793—

Present His Excellency Josiah Bartlett Esq President The Hon.  
 Phillips White, Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes &  
 Jonathan Freeman Esquires

Proceeded and appointed

Thomas Bartlett Esq. Brigadier Gen<sup>l</sup> of the third Brigade  
 Joseph Badger Esq Brigadier Gen<sup>l</sup> of the second Brigade  
 Francis Blood Esq Brigadier Gen<sup>l</sup> of the fourth Brigade  
 Daniel Warner Esq L<sup>t</sup> Col. Comd<sup>t</sup> of the fifth Regiment  
 Azariah Webb Esq L<sup>t</sup> Col Comd<sup>t</sup> of the thirteenth Reg<sup>t</sup>  
 Joseph Kimball Esq Lt Col. Comd<sup>t</sup> of the fifteenth Reg<sup>t</sup>  
 James Hill Esq — Brigadier Gen<sup>l</sup> of the first Brigade  
 James Gilmore Esq Lt Col Comd<sup>t</sup> of the eighth Regiment  
 Nath<sup>l</sup> Head Esq L<sup>t</sup> Col Comd<sup>t</sup> of the eleventh Regiment  
 Henry Butler Esq L<sup>t</sup> Col Comd<sup>t</sup> of the eighteenth Regiment  
 Nathan Hoit Esq L<sup>t</sup> Col. Comd<sup>t</sup> of the nineteenth Regiment  
 Joshua Bailey Esq L<sup>t</sup> Col Comd<sup>t</sup> of the twenty first Reg<sup>t</sup>

\* 2 P. & C.—170 \* Edmund Freeman Esq — L<sup>t</sup> Col Comd<sup>t</sup> of the twenty third Regim<sup>t</sup>

Edwards Bucknam Esq L<sup>t</sup> Col. Comd<sup>t</sup> of the twenty fourth Reg<sup>t</sup>

Benj<sup>a</sup> Peirce Esq L<sup>t</sup> Col. Comd<sup>t</sup> of the twenty sixth Reg

P White

Jon<sup>a</sup> Freeman

Robert Wallace

Lem<sup>n</sup> Holmes

At a Council holden at Exeter March 27<sup>th</sup> 1793 —

Present His Excellency Josiah Bartlett Esq President Hon. Phillips White Joseph Badger Rob<sup>t</sup> Wallace Lemuel Holmes & Jonathan Freeman Esquires

proceeded & appointed

Nathaniel Peabody Esq Major Gen<sup>l</sup> of the first Departm<sup>t</sup>

Moses Dow Esq Major Gen<sup>l</sup> of the second Departm<sup>t</sup>

Amos Shepard Esq Major Gen<sup>l</sup> of the third Department

George Aldrich Esq Brigadier Gen<sup>l</sup> of the fifth Brigade

Ebenezer Brewster Esq Brigd<sup>r</sup> Gen<sup>l</sup> of the sixth Brigade

Michael McClary Esq — Adjutant General —

2<sup>d</sup> Reg — Daniel Rollins Esq L<sup>t</sup> Col Comd<sup>t</sup> of the 2<sup>d</sup> Regim<sup>t</sup>

Janverin Fisher Esq Maj<sup>r</sup> of the first Battalion

Richard Furber Esq Maj<sup>r</sup> of the second Battalion

3<sup>d</sup> Reg — Thomas Leavitt Esq Maj<sup>r</sup> of the 1<sup>st</sup> Battalion in 3<sup>d</sup> Regim<sup>t</sup>

Benj<sup>n</sup> Barnard J<sup>r</sup> Esq Maj. of the 2<sup>d</sup> Battalion in s<sup>d</sup> Regim<sup>t</sup>

4. Reg — Andrew Gilman Esq L<sup>t</sup> Col. Com<sup>dt</sup> of the 4<sup>th</sup> Regiment

Nath<sup>l</sup> Giddinge Esq Maj<sup>r</sup> of the 1<sup>st</sup> Battalion in s<sup>d</sup> Regim<sup>t</sup>

Thomas Gordon Esq Maj of the 2<sup>d</sup> Battalion in sd Regm<sup>t</sup>

5. Reg — William Bradford Esq Maj<sup>r</sup> of the 1<sup>st</sup> Battalion in the 5<sup>th</sup> Reg<sup>t</sup>

John Lund Esq Maj<sup>r</sup> of the 2<sup>d</sup> Battalion in s<sup>d</sup> Reg<sup>t</sup>

6 Reg — Elisha Whitcomb Esq — L<sup>t</sup> Col. Comd<sup>t</sup> of the sixth Regiment

Philip Goss Esq Major of the 1. Battalion in sd Regiment

Shilden Logan Major of the 2<sup>d</sup> Battalion in sd Regiment

- 7 Reg — Philip Tilton Esq L<sup>t</sup> Col. Comd<sup>t</sup> of the 7<sup>th</sup> Regiment  
 Levi Bartlett Esq Maj<sup>r</sup> of the 1. Battalion in s<sup>d</sup> Regim<sup>t</sup>  
 Ezekiel Gile Esq Maj<sup>r</sup> of the 2<sup>d</sup> Battalion in s<sup>d</sup> Regim<sup>t</sup>.
- \* 8 Reg — Joseph Gregg Esq Major of the 1 \* 2 P. & C.—171  
 Batt<sup>n</sup> in 8<sup>th</sup> Regiment  
 Jesse Merrill Esq Maj<sup>r</sup> of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg
- 9 Reg — Stephen Dole Esq L<sup>t</sup> Col. Comd<sup>t</sup> of the 9<sup>th</sup> Regiment  
 David Storey Esq Maj<sup>r</sup> of the 1<sup>st</sup> Batt<sup>n</sup> in s<sup>d</sup> Regim<sup>t</sup>  
 Ithamar Eaton Maj<sup>r</sup> of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg
- 10 Reg — Samuel Ladd Esq L<sup>t</sup> Col. Comd<sup>t</sup> of the 10<sup>th</sup> Regiment  
 Joseph Parsons Esq — Major of the 1<sup>st</sup> Batt<sup>n</sup> in sd  
 Reg<sup>t</sup>  
 Daniel Smith Esq Major of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg
- 11 Reg. William Duncan Esq Major of the 1<sup>st</sup> Batt<sup>n</sup> in the 11<sup>th</sup>  
 Reg  
 David McCrillis Esq Major of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>
- 12 Reg Benj<sup>a</sup> Prescott Esq L<sup>t</sup> Col Comd<sup>t</sup> of the 12<sup>th</sup> Regiment  
 Will<sup>m</sup> Gardner Esq Major of the 1. Battalion in s<sup>d</sup>  
 Regim<sup>t</sup>  
 Phinehas Farrar Esq Maj of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Regim<sup>t</sup>
- 13 Reg Absolom Peters Esq Maj<sup>r</sup> of the 1. Batt<sup>n</sup> in the 13  
 Reg<sup>t</sup>  
 Joshua Young Esq Maj<sup>r</sup> of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>
- 14 Reg Samuel Holmes Esq. L<sup>t</sup> Col. Comd<sup>t</sup> of the 14<sup>th</sup> Regi-  
 ment  
 Stephen Wells Esq Maj of the 1<sup>st</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg  
 Peter Sleeper Esq Maj. of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Regiment
- 15 — Joseph Smith Esq Maj of the 1. Batt<sup>n</sup> in 15<sup>th</sup> Regiment  
 Jesse Willcox Esq Maj. of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Regiment
- 16 John Wood Esq L<sup>t</sup> Col Comd<sup>t</sup> of the 16<sup>th</sup> Reg<sup>t</sup>  
 John Willard Esq Maj. of the 1— Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>  
 Nathaniel Evans Esq Maj. of the 2. Batt<sup>n</sup> in s<sup>d</sup> Reg —
- 17 — Simon Towle Esq Maj. of the 1. Batt<sup>n</sup> in the 17. Reg  
 Daniel Norris Esq Maj. of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg
- 18 — Thomas Jenness Esq Maj. of the 1. Batt<sup>n</sup> in 18<sup>th</sup> Reg<sup>t</sup>  
 Sherburne Blake Esq Maj<sup>r</sup> of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg —
- 19 — Israel Gilman Esq Maj. of the 1. Batt<sup>n</sup> in the 19 Reg<sup>t</sup>  
 Stephen Webster Esq — Maj — of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup>  
 Reg<sup>t</sup>
- 20 — Amasa Allen Esq — L<sup>t</sup> Col Comd<sup>t</sup> of the 20<sup>th</sup> Reg<sup>t</sup>  
 Samuel Works Esq Maj<sup>r</sup> of the 1. Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>

- Samuel Smith Esq Maj. of the 2 Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>  
 21 — Enoch Gerrish Esq Maj. of the 1. Batt<sup>n</sup> in 21<sup>st</sup> Reg<sup>t</sup>  
 Philip Greeley Esq Maj. of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>  
 22<sup>d</sup> Ezra Townes Esq L<sup>t</sup> C Com<sup>dt</sup> of the 22<sup>d</sup> Regt  
 Jer<sup>h</sup> Pritchard Esq Major of the 1. Batt<sup>n</sup> in s<sup>d</sup> Reg  
 Abijah Wheeler Esq Major of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup>  
 Reg —  
 \* 2 P. & C.—172 \* 23 Reg — Samuel Jones Esq Maj. of the 1.  
 Batt<sup>n</sup> in the 23<sup>d</sup> Reg  
 Otis Freeman Esq Maj<sup>r</sup> of the 2. Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>  
 24 — John Young Esq — Maj<sup>r</sup> of the 1. Batt<sup>n</sup> in 24<sup>th</sup> Reg<sup>t</sup>  
 Jabez Parsons Esq Maj<sup>r</sup> of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>  
 25 — Samuel Hale Esq. L<sup>t</sup> Col. Comd<sup>t</sup> of the 25<sup>th</sup> Reg<sup>t</sup>  
 Eben<sup>r</sup> Thompson J<sup>r</sup> Esq Maj<sup>r</sup> of the 1. Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>  
 Isaac Waldron Esq Maj<sup>r</sup> of the 2<sup>d</sup> Batt<sup>n</sup> in s<sup>d</sup> Reg<sup>t</sup>  
 26 — David Campbell Esq Maj<sup>r</sup> of the 1. Batt<sup>n</sup> in 26 Reg  
 Daniel Goold Esq Maj<sup>r</sup> of the 2<sup>d</sup> Batt<sup>n</sup> in sd Reg  
 27 — Joseph Peirce Esq L<sup>t</sup> Col — Com<sup>dt</sup> of the 27<sup>th</sup> Regim<sup>t</sup>  
 Carr Leavitt Esq Major of the 1. Batt<sup>n</sup> in s<sup>d</sup> Reg  
 Jonathan Coffin Esq Maj<sup>r</sup> of the 2<sup>d</sup> Batta<sup>l</sup> in s<sup>d</sup> Reg<sup>t</sup>

Advised & consented to by us —

P White  
 Jon<sup>a</sup> Freeman  
 Robert Wallace  
 Joseph Badger Ju<sup>r</sup>  
 Lem<sup>n</sup> Holmes

At a Council holden at Exeter April 5<sup>th</sup> 1793

Present His Excellency Josiah Bartlett Esquire President Hon  
 Philips White Joseph Badger & Rob<sup>t</sup> Wallace Esquires —  
 proceeded & appointed —

Gardner Towne Esq of Stoddard a Justice of the Peace for the  
 County of Cheshire —

Enoch Wood of Loudon a Justice of the Peace for the County  
 of Rockingham —

Moses Little Esq a Justice of the Peace & Quorum for the  
 County of Grafton —

Moses Woodward Esq L<sup>t</sup> Col. Commandant of 1<sup>st</sup> Regiment

Clement Storer Esq Major of 1<sup>st</sup> Bat. in s<sup>d</sup> Regiment

Andrew Wiggin Esq Major of 2<sup>d</sup> Bat<sup>n</sup> in said Regiment

Jer<sup>h</sup> Bachelder Esq L<sup>t</sup> Col Com<sup>dt</sup> of the third Regiment

Stephen Dearborn Esq — L<sup>t</sup> Col Comd<sup>t</sup> of the 17<sup>th</sup> Regi-  
 ment



\* The foregoing appointments were advised \* 2 P. & C.-173 and consented to, by us —

P White  
Robert Wallace  
Joseph Badger Jr

Proceeded and appointed —

Nathan Taylor an Inspector & Brigade Major of the second Brigade and

Jon<sup>a</sup> Cilley an inspector & Brigade Major of the third Brigade, they having been recommended by the Brigadiers of said Brigades —

Advised and consented to by us —

P White  
Robert Wallace  
Joseph Badger Jr

Proceeded and appointed —

Moses Leavitt Esq a Brigadier General of the first Brigade in the room & stead of Gen<sup>l</sup> James Hill who declines said Office —

P White  
Joseph Badger Jr  
Robert Wallace

At a Council holden at Exeter May 15<sup>th</sup> 1793 —

Present His Excellency Josiah Bartlett Esq President Hon. Joseph Badger Robert Wallace & Jon<sup>a</sup> Freeman Esquires —

proceeded to open & enter the returns of the votes for Senators —

\* At a Council holden at Exeter May 16, \* 2 P. & C.-174 1793 —

Present as yesterday

Upon a Report of Oliver Peabody Esq to His Excellency — The Council advise His Excellency to draw a warrant on the Cashier of the New Hamp<sup>r</sup> Bank for the sum of two hundred and twenty nine Dollars & thirty three Cents being a dividend of the profits arising from money belonging to the State in said Bank up to the first of April last —

Joseph Badger Ju<sup>r</sup>  
Jon<sup>a</sup> Freeman  
Robert Wallace

At a Council holden at Exeter May 17<sup>th</sup> 1793

Present His Excellency Josiah Bartlett Esq President Hon. Joseph Badger Robert Wallace & Jonathan Freeman Esquires

proceeded and appointed

Will<sup>m</sup> Adams Major of 1<sup>st</sup> Battalion in 8<sup>th</sup> Reg<sup>t</sup> in the room of Joseph Gregg who declines —

Samuel Moore Maj of 2<sup>d</sup> Battalion in 17<sup>th</sup> Regiment in the room of Daniel Norris who declines —

Otis Freeman L<sup>t</sup> Col. Comd<sup>t</sup> of the 23<sup>d</sup> Regiment in the room of Edmund Freeman who declines

David Hough Major of the 1<sup>st</sup> Battalion in 23<sup>d</sup> Reg<sup>t</sup> in the room of Sam<sup>l</sup> Jones who has declined

Sam<sup>l</sup> Kendrick Maj of 2<sup>d</sup> Bat<sup>n</sup> in 23 Reg<sup>t</sup> in the room of Otis Freeman who declines

Rufus Graves an Inspector & Brigade Major of sixth Brigade he having been recommended by the Brigadier of said Brigade—

Jon<sup>a</sup> Freeman

Robert Wallace

Joseph Badger J<sup>r</sup>

\* 2 P. & C.—175 \* At a Council holden at Exeter May 17<sup>th</sup> 1793 —

Present His Excellency Josiah Bartlett Esq President The Hon Joseph Badger Robt Wallace and Lemuel Holmes and Jonathan Freeman Esquires

1 Dist. Upon examining and casting up the returns of the votes for Senators in the first District we find that the whole number of votes returned, amount to six hundred & forty three no one person having a majority, the two highest numbers are as follows viz Christopher Toppan Esq 288 and Jonathan Warner Esq 95.

2 Dist. For the 2<sup>d</sup> district, the whole number of votes returned amount to 647—Oliver Peabody Esq having a majority of votes is elected and has been summoned accordingly

3 Dist. For the 3<sup>d</sup> District, the whole number of votes returned amount to 729—no one person having a majority, the two highest numbers are as follows viz James MacGregore Esq 301 and Joseph Blanchard Esq—215—

4 Dist. For the 4<sup>th</sup> District, the whole number of votes returned amount to 909—Abiel Foster Esq having a majority of votes is elected & has been sum[moned] accordingly

5 Dist. For the 5<sup>th</sup> District, the whole number of votes returned amount to 1136—no one person having a majority the two highest numbers are as follows viz Samuel Hale Esq. 560 and John Waldron Esq 389—

6 Dist For the Sixth District, the whole number of votes returned amount to 1006—Ebenezer Smith Esq having a majority is elected and has been summoned accordingly—

7 Dist. For the 7<sup>th</sup> District, the whole number of votes returned

amount to 578 — Joshua Atherton Esq — having a majority of votes is elected and has been summoned accordingly —

\* 8 Dist For the 8<sup>th</sup> District, the whole number of votes returned amount to 830 — no one person having a majority of votes, the two highest numbers are as follows viz Henry Gerrish Esq 284 and Robert Wallace Esq 277 —

9 Dist For the 9<sup>th</sup> District, the whole number of votes amount to 691 — Charles Barrett Esq having a majority of votes is elected and has been summoned accordingly

10 Dist For the 10<sup>th</sup> District, the whole number of votes returned amount to 583, no one person having a majority, the two highest numbers are as follows viz Elisha Whitcomb Esq 240 and Josiah Richardson Esq 214 —

11 Dist For the 11<sup>th</sup> District, the whole number of votes returned amount to 568 — John Bellows Esq having a majority of votes is elected and has been summoned accordingly —

12 Dist For the 12 District, the whole number of votes returned amount to 900 — no one person having a majority of votes, the two highest numbers are as follows viz Jonathan Freeman Esq 388 and Samuel Emerson Esq 160 —

Josiah Bartlett President

Robert Wallace

Joseph Badger Ju<sup>r</sup>

Lemuel Holmes

Jonathan Freeman

} Counsellors —

\* At a Council holden at Concord June 4<sup>th</sup> 1793 — \* 2 P. & C.—177

Present His Excellency Josiah Bartlett Esq President The Hon. Joseph Badger Robert Wallace Lemuel Holmes & Jonathan Freeman Esq<sup>rs</sup> —

proceeded & appointed,

William Smith Esq of Nottingham West a Coroner for the County of Hillsborough —

Jonathan Clark of Epping Major of the second Battalion in the 4<sup>th</sup> Regiment of militia in the room of Tho<sup>s</sup> Gorden who has resigned

Joseph Badger Ju<sup>r</sup>

Jon<sup>s</sup> Freeman

Robert Wallace

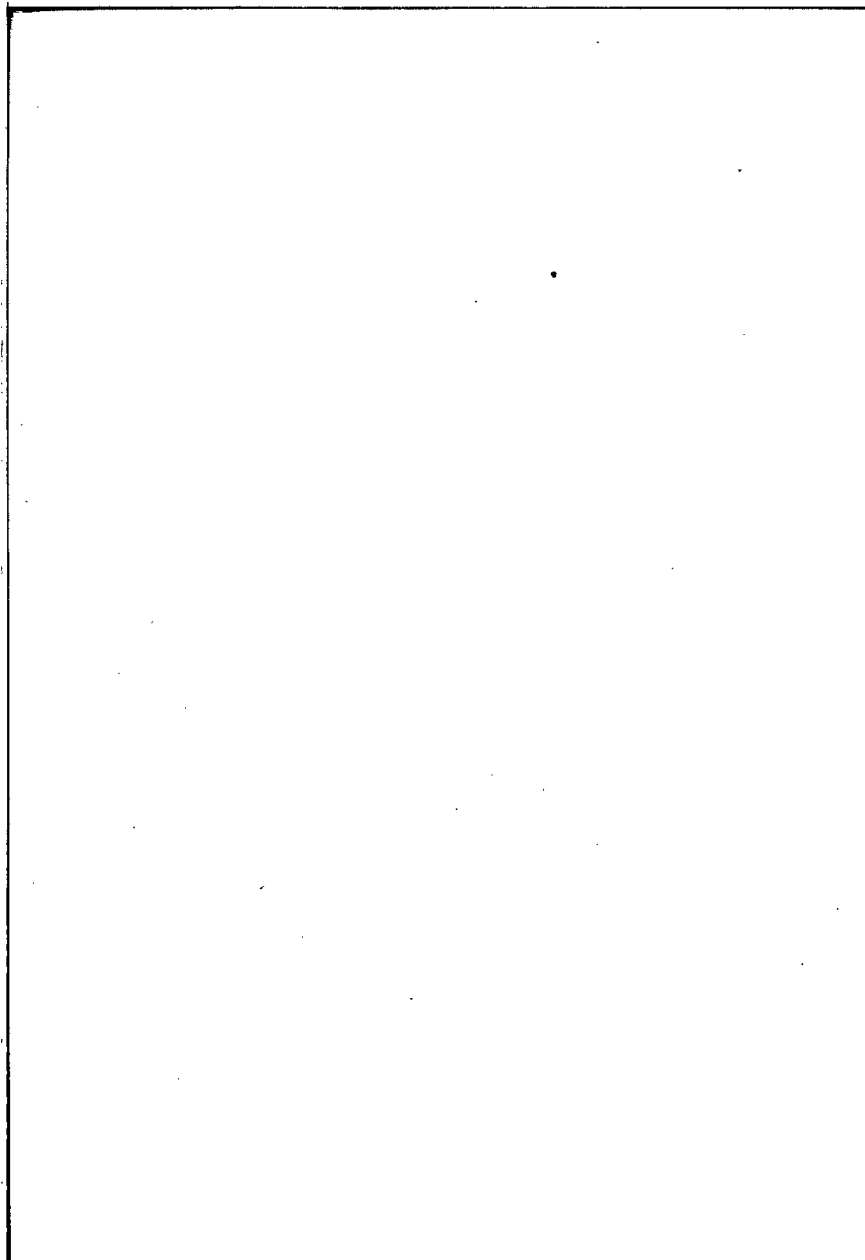
Lemuel Holmes

\* 2 P. & C.-181 & 182.

[illegible]

June 1793 \* to 17 miles to late Council roll amtg 22.8.4 4.9.8 —

## APPENDIX.



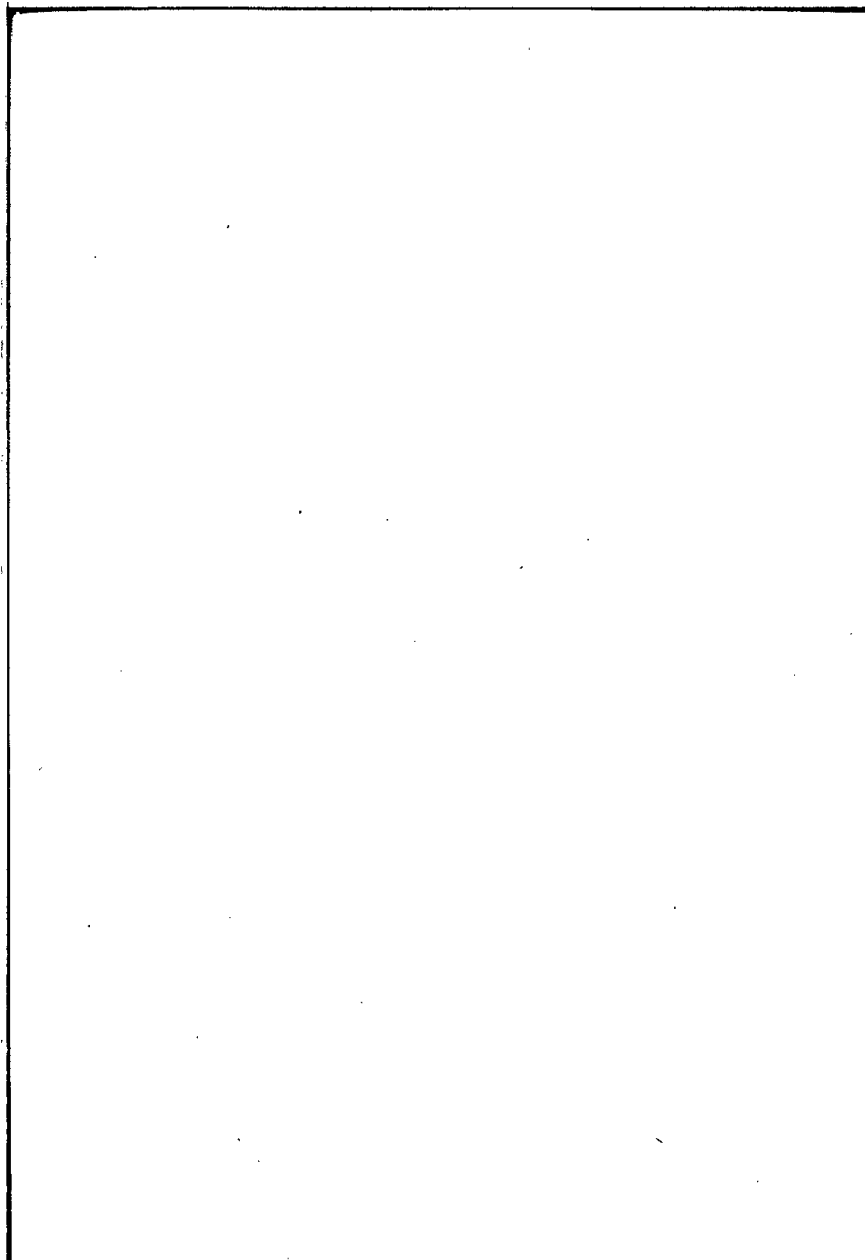
JOURNAL OF THE SENATE

ON THE

IMPEACHMENT OF WOODBURY LANGDON.

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SPECIAL SESSIONS.





## NOTE.

The Superior Court as constituted from 1784 to 1793 underwent many changes in personnel. It consisted of a chief and three puisne justices during that period. There were three different incumbents of the office of chief justice, two lawyers and one a physician. Of the six others, not including Chief Justice Bartlett, who had also been a puisne justice, only three were lawyers by profession. The highest salary paid was that of the chief justice, which was six hundred dollars. Each associate received five hundred and twenty dollars. The whole court, or a quorum, was required to attend every term fixed by law in the five counties. There were two terms a year, at least, in each, and in those having more than one shire town the number of terms was correspondingly increased. As the judges had no such facilities for travel as are now enjoyed, as they were paid considerably less than two dollars a day, it was not unreasonable to expect that they would undertake collateral business, and it is not surprising that the court, now and then, found itself without a quorum in term time. Complaints of several such instances were made. The General Court ordered a committee to investigate the subject and ascertain who was responsible for the failure of the court to hold some of its regular terms. The judges were called upon for explanations, and replies were duly filed. The answer of Judge Langdon was not calculated to avoid the issue by evasions or plausible excuses. He admitted the fact, and at the same time arraigned the General Court for improper interference with the business of the Superior Court by nullifying their judgments and for refusing to grant the judges those permanent and honorable salaries which the Constitution required them to do.

Articles of impeachment were found by the House in June, 1790, and were tried before the Senate. The subject was before the Legislature in some form for a considerable part of that political year. Both the formal impeachment and the attempt to remove the judge by address failed. His resignation in January, 1791, followed his appointment to a federal office. The attempt to secure his removal by address was subsequent to his resignation, and to this the Senate unanimously refused concurrence, which put an end to the affair. The episode is discussed in considerable detail in Governor Plumer's sketch of Judge Langdon, XXI State Papers, p. 812. The following reference is made to it in William Plumer's *Life of Governor Plumer*, p. 108:

"The subject, which, during this and the next year, occupied largely the attention of the Legislature, was the impeachment of Woodbury Langdon for neglect of duty as one of the judges of the Superior Court. My father was opposed to the impeachment, which he thought proceeded from private pique and personal interest, rather than from a regard to the public good; and he refused on that account to act as one of the managers on the part of the House. After much ineffectual action and many delays, the impeachment was finally dropped, the judge having in the meantime accepted an office under the United States, and resigned his seat on the bench. The House passed a vote of censure on him, denying his right to resign while under impeachment, in which, however, the Senate refused to concur."

Jeremiah Smith was one of the managers on the part of the House. A liberal extract from his argument in the case is given by his biographer, *Life*, p. 38. This duty was imposed on him by the House, although he voted against the impeachment. His biographer also states that "he was obliged to go to Worcester, Mass., to get forms by which he might draw up the articles of impeachment. His speech, which is preserved, written out in full, shows some of the characteristics of his mind, but lacks the heartiness with which a strong man utters himself, when he has full confidence in his cause."

This case stands unique in the history of the highest court of the state. More or less serious complaints of a similar nature have been current at times, but they have never been carried to the extreme of formal prosecution, by articles of impeachment in our own Legislature. Judge Pickering's impeachment was by the Congress of the United States, and it is hardly conceivable that it could have succeeded before the Senate of New Hampshire.

The legislative records, at intervals since, disclose instances of removal of entire courts by the repeal of the acts by which they were established. It is but just to the memory of the judges thus summarily removed to record the common consent that the motives underlying the action of the Legislature in such cases have been political, and that deposition from judicial position under those circumstances has reflected in no way upon the conduct, character, or qualifications of the judges.

## STATE OF NEW HAMPSHIRE.

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In Senate, Concord June 19<sup>th</sup> 1790.—

Present, His Excellency the President and all the Senate.—

An Impeachment was brought up from the Honorable House of Representatives signed by the Speaker pro Temp<sup>re</sup> charging the Honorable Woodbury Langdon Esq. one of the Justices of the Superior Court of Judicature with being guilty of misconduct and mal-administration in his said office, and was read — Whereupon His Excellency the President with the Hon. Robert Wallace & the Hon. Jonathan Freeman, Esq two of the Council, withdrew from the Senate room.—

When there were present,—

The Hon. Ebenezer Smith Esq — Senior Senator Nathaniel Peabody Ebenezer Webster Amos Shepard Peter Green John Waldron Nathaniel Rogers Oliver Peabody Sanford Kingsbury & Joseph Cilley Esquires, Senators.

And after the Members of the Senate were respectively sworn as the Constitution requires, truly and impartially to try & determine the charge in Question against Woodbury Langdon Esq according to evidence they made choice of Joseph Pearson Esq to act as Clerk or Secretary to the Senate in all matters respecting the hearing & trial upon the aforementioned Impeachment, who was sworn to the faithful discharge of the same, then the said Impeachment was read and is as follows viz —

State of New Hampshire

To the Honorable the Senate of the State of New Hampshire.

Articles of Impeachment of misconduct & mal-administration in his office, offered and presented against Woodbury Langdon Esq. one of the Justices of the Superior Court of Judicature for said State, by the House of Representatives thereof, convened at Concord in said State on the eighteenth day of June in the year of our Lord, one thousand, seven hundred and ninety.

NOTE.—The above is copied from the original, in appendix to MSS. Volume 3, Journals of the Senate, in the office of the Secretary of State.

Whereas the said Woodbury Langdon Esquire for many years past hath been, and now is a Justice of the Superior Court of Judicature for said State —

And whereas it is essential to the preservation of the rights of every Citizen of the State, his life, liberty, property and character, that the Superior Court of Judicature should be holden at the times and places by law prescribed, by all the Justices of said Court, in order that Justice may be administered to the good Citizens of the State impartially, promptly and without delay —

And whereas the public are at all times intitled to the services of their officers receiving salaries —

And whereas the said Woodbury Langdon Esq<sup>r</sup> hath wilfully and corruptly in various instances misbehaved in his said Office, and hath neglected to attend the duties thereof; by means whereof the said Courts have not been holden at the times & places by law established, and the administration of Justice delayed, to the great injury of the good Citizens of said State — Therefore the said House of Representatives, do offer and present to the Honorable Senate, against the said Woodbury Langdon Esq. Justice of the Superior Court as afores<sup>d</sup>, all and singular the general and special Articles of Impeachment following viz —

Firstly — The said Woodbury Langdon Esq hath from time to time corruptly and wilfully neglected his duty as a Justice of the Superior Court aforesaid in not attending at the times & places prescribed by law for holding said Courts in the several Counties in this State, and hath misbehaved in said office in his duty as a Justice of said Court. —

Secondly — The said Woodbury Langdon Esq did not attend his duty as a Justice of said Court at the Superior Court by law holden at Amherst within and for the County of Hillsborough on the second Tuesday of May last past — at Charlestown within and for the County of Cheshire on the third Tuesday of said May — at Plymouth within and for the County of Grafton on the fourth Tuesday of said May, nor did he attend at any time during the sitting of said Court at said times and places, by means whereof the Citizens of this State and others resorting to the said Courts for the decision of their Causes, then and there pending, have been deprived of the benefit of trial. —

Thirdly — The said Woodbury Langdon Esq — did, on the tenth day of May in the year of our Lord, one thousand, seven hundred and eighty nine, refuse to attend his duty at the Court by law to be holden at Plymouth in and for the County of Grafton on

the fourth Tuesday of the same May, and by reason thereof, the said Court was not holden at said time and place to the great damage & injury of the good Citizens of this State, all which matters contained in the foregoing articles, general and special, the said House of Representatives are ready to verify and prove—And they do thereupon, as the grand Inquest of the State aforesaid, impeach the said Woodbury Langdon Esq—of all and singular the misconduct and mal-administration in his said Office of Justice of the Superior Court of said State contained & alledged in the articles aforesaid, and saving to themselves by protestation, the liberty of exhibiting at any time hereafter, to the Honorable Senate aforesaid, any complaint or allegations against the said Woodbury Langdon Esq for any other misconduct & mal-administration in his said Office, not specially contained in the articles aforesaid, also of replying to the answers which the said Woodbury Langdon Esq shall make to the articles aforesaid, and of offering proof of the premises or of any of their Impeachments and Complaints that shall be exhibited by them as the case may require. They the said House of Representatives pray that the said Woodbury Langdon Esq. may be notified to make answers to the charges contained in the foregoing Articles and to the Impeachment preferred by this House of Representatives, and be brought to trial thereon, and that if he be found guilty thereof, he may, by the Judgment of the Honorable Senate, be removed from his Office of Justice of the Superior Court aforesaid, and that such other Judgment may be rendered thereon as shall be agreeable to law and the Constitution.

Whereupon ordered that a Summons be issued and signed by the Senior Senator in the form following viz :

State of New Hampshire —

[L S.] To the Sheriff of the County of Rockingham Greeting  
In the name of the State of New Hampshire We command you to summon Woodbury Langdon of Portsmouth in said County of Rockingham Esq one of the Justices of the Superior Court of Judicature in and for the State aforesaid, to appear before our Senate, a Court duly qualified to try said Impeachment, at the Court House in Exeter in said County on Wednesday the twenty eighth day of July next at ten of the Clock in the forenoon of said day, by serving him with an attested copy of the foregoing Articles of Impeachment and this summons, thirty days at least before the said twenty eighth day of July next to make answer to the charges in said Articles of Impeachment contained, and to

receive such Judgment as may then and there be rendered, and further dealt with agreeably to the laws and Constitution of this State— And have you there this precept with your doings therein at or before the said day.

Dated at the Senate Chamber in Concord the nineteenth day of June, in the year of our Lord, one thousand, seven hundred and ninety. —

Ebenezer Smith Senior Senate

In Senate June 19, 1790.

Ordered that the Hon<sup>ble</sup> House of Representatives be informed that the Senate have ordered a summons to issue, requiring the Hon. Woodbury Langdon Esq one of the Justices of the Superior Court of Judicature in and for said State to appear before them at the Court-house in Exeter in our County of Rockingham on s<sup>d</sup> 28<sup>th</sup> July next at ten of the clock in the forenoon, to make answer to articles of impeachment exhibited against him by the Hon. House of Representatives, that they may be ready to support the charges aforesaid at said time and place.

State of New Hampshire

Exeter July 28<sup>th</sup> 1790 —

This being the day assigned for the trial of Woodbury Langdon Esq one of the Justices of the Superior Court of Judicature for said State, on an impeachment presented against him by the House of Representatives of the People of New Hampshire for misconduct & Mal administration in Office,

Present His Honor Ebenezer Smith Esq Sen, Sen The Hon<sup>ble</sup> Nathaniel Peabody Ebenezer Webster Amos Shepard John Waldron Nathaniel Rogers Sanford Kingsbury & Joseph Cilley Esquires.

His Honor, the Senior Senator directed the Sheriff to open the Court — which was accordingly done —

His Honor the Senior Senator asked the Managers for the House of Representatives, whether they were ready for trial?

After some time spent in consultation the Defendent then said he was ready for trial —

adjourned 'till 3 °Clock P M —

At 3 °Clock P. M. The Court met & was opened in usual form — Present the same as in the forenoon

The Court agreed to postpone the trial of Woodbury Langdon Esq until the Third Tuesday of the next Session of the General Court at the Senate Chamber in Concord, and ordered all persons

concerned to take notice and govern themselves accordingly, (granting at the same time leave for the Defendant to file his papers) and proclamation was made

FRIDAY JAN<sup>y</sup> 7<sup>th</sup> 1791 —

The Court for the trial of Impeachments met at Concord and resumed the consideration of the trial of Woodbury Langdon Esq one of the Judges of the Superior Court of Judicature.—  
adjourned till to morrow afternoon

SATURDAY JAN<sup>y</sup> 8<sup>th</sup> 1791

The Court for the trial of Impeachments met according to adjournment and resumed the further consideration of the trial of Woodbury Langdon Esq —

Whereupon ordered, that a summons, signed by the Senior Senator be issued to the Sheriff of the County of Rockingham command him to summon Woodbury Langdon of Portsmouth Esq before the Senate of s<sup>d</sup> State at the Senate Chamber in Concord on Tuesday the 25<sup>th</sup> of January 1791 at ten of the Clock in forenoon of s<sup>d</sup> day by serving him with an attested copy of the Articles of the impeachment & summons, which summons was accordingly issued with a copy of the Articles of Impeachment thereto annexed.

At a Court for the trial of an Impeachment made by the House of Representatives for said State against Woodbury Langdon Esq holden at Concord by adjournment on the 25<sup>th</sup> day of January 1791, His Excellency the President at the request of the Senate administred an Oath in the usual form to John Bell Esq one of the Senate who was not present at the opening of the Court — It was then ordered by the Court, that the Clerk of said Court inform the Speaker of the House of Representatives, that the Court for the trial of impeachments will be opened in the Senate Chamber in Concord at three of the Clock this afternoon in order to proceed to business — which was accordingly done.

Adjourned till 3 °Clock P — M —

The Court met according to adjournment — when there were present —

The Hon. Ebenezer Smith Sen<sup>r</sup> Sen<sup>r</sup> Nathaniel Peabody Ebenezer Webster John Bell Amos Shepard Peter Green John Waldron Nathaniel Rogers & Joseph Cilley Esquires —

The Court being opened in usual form — on motion made by the managers on behalf of the House of Representatives — The Court ordered the Impeachment to be read — after which Woodbury Langdon Esq being called, did not appear — The Managers on behalf of the House of Representatives then informed the Court they were ready to proceed in the prosecution; But as M<sup>r</sup> Langdon did not appear when called, they did not wish to take any undue advantages of his absence — Whereupon the Court ordered the proper Officer to adjourn said Court until to morrow morning at Ten of the Clock, then to meet at the Senate Chamber in Concord, and proclamation thereof was accordingly made —

WEDNESDAY JANUARY 26<sup>th</sup> 1791

The Court for the trial of Impeachments &c met according to adjournment in the Senate Chamber

Present The Hon. Ebenezer Smith Sen<sup>r</sup> Sen<sup>ior</sup> Nathaniel Peabody Ebenezer Webster John Bell Amos Shepard Peter Green John Waldron Nathaniel Rogers & Joseph Cilley Esquires —

The Court being opened in usual form, and Woodbury Langdon Esq one of the Justices of the Superior Court of Judicature being called upon to answer to an impeachment of the Hon<sup>ble</sup> House of Representatives against him for misconduct & mal administration in Office, did not appear — The managers on behalf of the Honorable House of Representatives agreed to enter the following Nolle Prosequi on the aforesaid Impeachment viz

The Subscribers, Agents & Managers of the said Honorable House of Representatives come and say, that they will no further prosecute this Impeachment on the part or behalf of the Honorable House

W Page

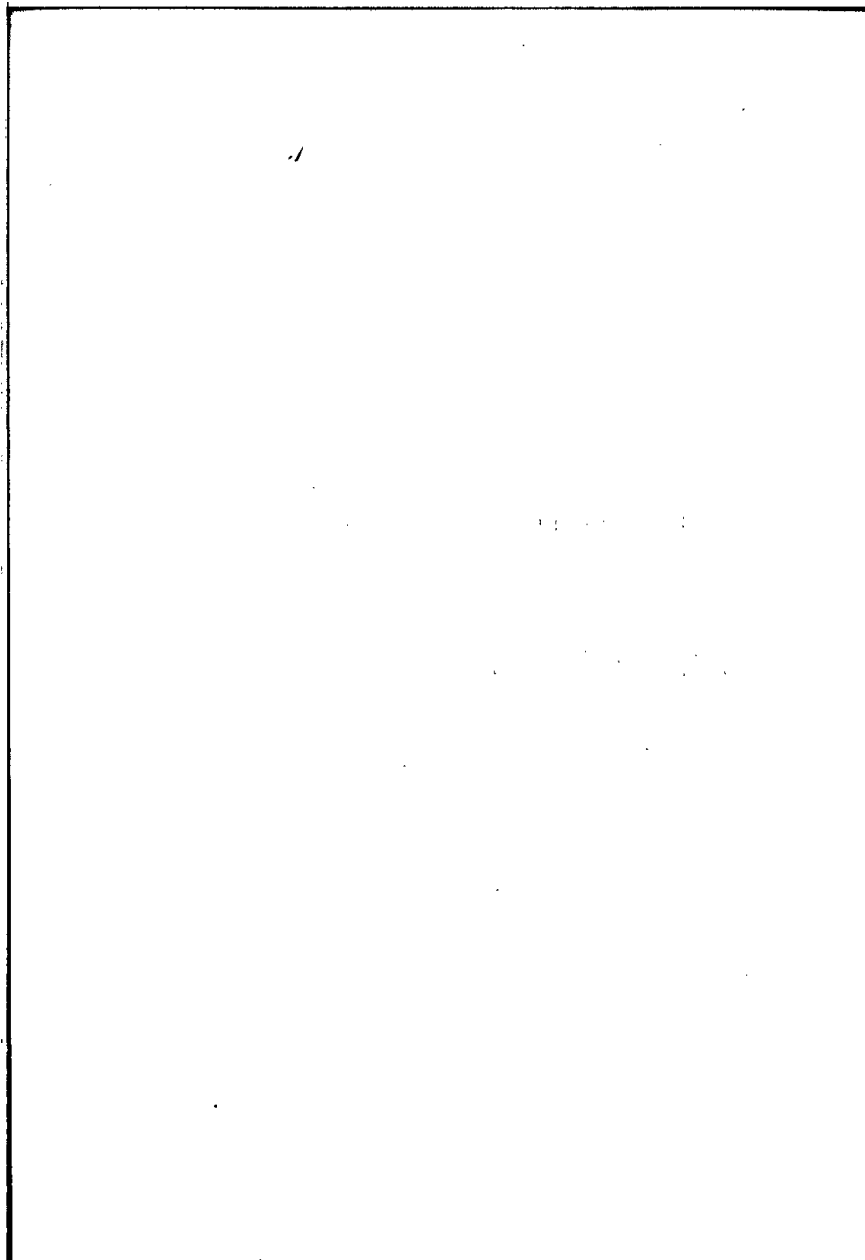
Ed. S. Livermore

Jeremiah Smith —

The Court for the trial of Impeachments &c was then adjourned without day



THE INSTITUTION AND RECORDS  
OF THE  
NEW HAMPSHIRE SOCIETY OF THE CINCINNATI  
1783 TO 1823.



### PREFATORY NOTE.

The revival of interest in organizations created to perpetuate the memory of the participants in the War for Independence and in the study of the history of that period, has attracted attention to the record of the New Hampshire branch of the Society of the Cincinnati. Our state organization has not had an active existence for many years, but the official record came to the custody of the New Hampshire Historical Society in 1842. In deference to the desire expressed in many ways that this record should be made more accessible to the public, it has been included in this work.

The present Secretary of the New Hampshire Historical Society, who has consented to this use of the original MSS. volume, makes the following statement in reference to it:

"We cannot honor the New Hampshire heroes of the Revolution beyond what they deserve. Men, taken from the common pursuits of life, were changed at once into successful leaders on many bloody battlefields, in defense of liberty, of home and country; successful, against the best trained soldiers of Europe, as at Bunker Hill and Bennington. The priceless heritage they won, is ours to-day. They live in their brave deeds and in every page of their history that is preserved. The following letter breathes the true spirit, both of preserving their records and honoring their memory and their principles:

North Yarmouth Centre, State of Maine,  
October 24, 1842.

Rev. Nathaniel Bouton, Cor. Sec'y N. H. H. Society:

Dear Sir:

I wish to present to the New Hampshire Historical Society (Through the hands of my Nephew, J. Wingate Thornton, Esq.) the book and papers of the New Hampshire branch of the Society of the Cincinnati, which has become extinct by the death of all the members; my Father, Daniel Gookin, was the last of the original members, & he has been dead about 12 years. I consider the Library of your Society the most safe & proper place for the de-

posit of this valuable record of some of our Revolutionary worthies ; & although they have gone to their long home, I hope the principles for which they contended may be perpetuated to the latest posterity.

I am,  
Sir,

Very Respectfully,  
Your Ob't Serv't,  
JOHN W. GOOKIN.

These valuable records and other papers of the New Hampshire Society of the Cincinnati, deserve to be put beyond the possibility of being destroyed ; and for this purpose they have been very carefully transcribed and prepared for publication.

C. L. TAPPAN, Librarian,  
N. H. Historical Society.

Concord, N. H., July 10, 1893.

## ORDER OF CINCINNATI INSTITUTED A D 1783

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Copy of a letter from the honourable Major General Baron Steuben to Major General Sullivan

Sir/ I have the honour as president of a convention for establishing the Society of the Cincinnati to present You with a plan of its formation together with Several Resolves which have taken place Relative to it.

The principles on which the Society is founded will I hope meet Your Approbation, and engage You to become one of its members and supporters. Not only your character and station in civil live, but the superior Rank you held in the Army of the United States point you out as the most proper person in the State of New Hampshire, to whom the forming the society in that state can be committed. Your friendship for the officers of the American Army with whom You were so long Acquainted induces me to believe that You will imbrace with pleasure the Opportunity of Joining them in an institution the chief Motive of which is to perpetuate that Virtuous affection which in so exemplary a manner existed among them while in Arms for the defence of their Country. —

With the greatest Respect

West-point July 1783

I have the honour to be &c.

STUBEN —

Major Gen<sup>l</sup> Sullivan

Major Gen<sup>l</sup> President

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## INSTITUTION & REGULATIONS

CANTONMENTS OF THE AMERICAN ARMY

ON HUDSON'S RIVER MAY 10<sup>th</sup> 1783. —

PROPOSALS for establishing a Society upon principles therein mentioned, Whose Members shall be Officers of the American Army. — having been communicated to the several Regiments of

the Respective lines they Appointed An Officer from each who in conjunction with the General Officers should take the same into consideration, at their Meeting this day, at which the honourable Major General Baron Stuben the Senior Officer present Was pleased to preside. —

The proposals being Read fully considered paragraph by paragraph and the amendments agreed to,

Major General Knox  
 Brigad<sup>r</sup> General Hand  
 Brigad<sup>r</sup> Gen<sup>l</sup> Huntington  
 And Captain Shaw

Were Chosen to Revise the same and prepare a copy to be laid before this Assembly at their Next Meeting to be holden at Maj<sup>r</sup> General Baron de Stubens Quarters on tuesday the 13<sup>th</sup> Instant. —

TUESDAY 13<sup>th</sup> MAY 1783. —

The Representatives of the American Army being assembled Agreeable to adjournment, the plan for the establishing a Society Whereof the Officers of the American Army Are to be members is Accepted and is as follows (Viz<sup>t</sup>)

It having pleased the Supreme Geoverner of the Universe in the disposition of human affairs to cause the Seperation of the Colonies of North America from the Domination of Great Britain and after a bloody conflict of eight Years to establish them free Independant and Soveriegn States, — connected by alliances founded on Reciprocal Advantages with some of the great princes And powers of the earth

To perpetuate therefore as Well the Remembrance of this Vast event as the Mutual Friendships which have been formed Under the pressure of common danger, And in many instances cemented by the blood of the parties. — The officers of the American Army do hereby in the Most solemn Manner associate constitute and combine themselves into One Society of friends to endure as long as they shall endure, or any of their eldest male posterity; And in failure thereof the Collateral branches who may be Judged Worthy of becoming its Supporters and Members —

The Officers of the American Army having generally been taken from the Citizens of America posses high Veneration for the Character of that Illustrious Roman LUCIUS QUINTIUS CINCIN- NATUS And being Resolved to follow his example by Returning

to their Citizenship they think they May with propriety denominate themselves the Society of the Cincinnati

The following principles shall be immutable and form the basis of the Society of the Cincinnati. —

An incessant attention to preserve inviolate those Rights And liberties of human Nature for which they have fought and bled and without which the high Rank of a Rational being is a curse instead of a blessing. —

An Unalterable determination to promote And cherish between the Respective States that Union and National honour so essentially Necessary to their happiness and the future dignity of the American Empire. —

To Render perminant the cordial Affection subsisting among the officers. — this spirit will dictate brotherly kindness in all things, and particularly extend to the most substantial Acts of beneficence According to the Ability of the Society towards those Officers And their families who Unfortunatly may be Under the Necessity of Recieving it. —

The General Society will for the sake of frequent communications be Divided into State Societies, and those again into such districts as shall be directed by the State Societies. —

The Societies of the districts to meet as shall be agreed Upon by the State Society, those of the State on the fourth day of July Annually or Oftener if they shall find it expedient; And the General Society on the first Monday in May Annually so long as they shall deem Necessary And after wards at least once in three Years. —

At each Meeting the principles of the Institution Will be fully considered, and the best Measures to promote them Adopted. —

The State Societies will consist of all the Members Residing in each State Respectively; and Any Members Removing from one State to another is to be considered in all Respects as belonging to the Society of the State in which he shall Actually Reside —

The State Society to have a President Vice President Secretary Treasurer and assistant Treasurer to be chosen annually by a Majority of Votes at the State Meeting

Each State meeting shall Write Annually, or oftner if Necessary a Circular letter to the Other State Societies, Noting whatever they May think Worthy of Observation Respecting the good of the Society or the General Union of the States and give information of the Officers chosen for the Current Year. Copies of their letters should be Regularly transmitted to the Secretary Gen-

eral of the Society, Who will Record them in a book Assigned for that purpose. —

The State Society will Regulate every thing Respecting itself and the Societies of its dstricts, Consistant with the General Maxims of the CINCINNATI. Judge of the qualifications of the members who may be proposed and expel any Member who by conduct inconsistent with a gentleman and a man of honour, or by an Opposition to the Interest of the Community in General; or the Society in particular may Render himself Unworthy to Continue a Member.

In Order to form funds which may be Respectable, and assist the Unfortunate each Officer shall deliver to the Treasurer of the State Society One month's pay which shall Remain forever to the Use of the State Society, the interest of which (if necessary) shall be appropriated to the Relief of the Unfortunate. —

Donations may be made by persons not of the Society, and by members of the Society for the express purpose of forming permanent funds for the Use of the State Societies and the interest of these donations appropriated in the Same Manner as the Months pay

Monies at the pleasure of each member May be subscribed in the Societies of the dstricts or the State Societies, for the Relief of the Unfortunate members or their Widows and Orphans, to be appropriated by the State Society Only. —

The Meeting of the General Society shall consist of its Officers and Representatives from each State Society, in Members not exceeding five, whose expenses shall be born by their Respective State Societies. —

In the General Meeting the President Vice President Secretary assistant Secretary Treasurer and assistant Treasurer Generals shall be chosen to serve Until the next Meeting

The Circular letters which have been Written by the Respective State Societies to each Other and their particular letters shall be Read and considered And all measures concerted which may conduce to the General contentment of the Society. —

It is probable that Some persons may make donations to the General Society for the purpose of establishing funds for the further comfort of the Unfortunate. — in which case such donations must be placed in the hands of the Treasurer General the interest only of which to be disposed of by the General Meeting. —

All the Officers of the American Army as well those who have Resigned with honour after three Years service in the capacity of



Officers or who have been deranged by the Resolution of Congress Upon the several Reforms of the Army as those who shall have continued to the end of the War, have a Right to become parties to this Institution; provided that they subscribe one Months pay and sign their Names to the General Rules in their Respective Societies. those who are present with the Army immediately, and Others Within six Months after the Army shall be disbanded, extroindnary cases excepted. —

The Rank time of service Resolution of Congress by which they have been Deranged and place of Residence must be added to each Name, And as a Testimony of affection to the memory of the Offspring of such Officers who have died in the service their eldest Male branches shall have the same Right of becoming members as the Children of the Actual Members of the Society. —

Those Officers who are foreigners not Residing in any of the states, will have their Names enroled by the Secretary General And Are to be considered as members in the societies of any of the States in which they may happen to be. —

And as there are and will at all times be men in the Respective States eminent for their Abilities and Patriotism whose Views may be directed to the same laudable objects with those of the CINCINNATI it shall be a Rule to admit such Characters as honorary Members of the Society for their Own lives Only provided allways that the Number of honorary Members in each state does not exceed a Ratio of One to four of the Officers Or their descendants. —

Each State Society shall Obtain a list of its Members And at the first annual Meeting the State Secretary shall have ingross<sup>d</sup> On parchment two Copies of the Institution of the Society which every member present shall sign, And the Secretary shall endeavour to procure the signature of every Absent Member. — One of those lists to be transmitted to the Secretary General to be kept in the Archives of the Society, And the Other to Remain in the hands of the State Secretary. —

From the State list the Secretary General must Make out at the first General Meeting a compleat list of the whole Society, with a copy of which he will furnish each State Secretary.

The Society shall have an Order by which its members shall be known and distinguish'd, Which shall be a Medal of Gold of a proper size to Recieve the emblems and suspended by a deep blue Ribbon two Inches Wide edged with white descriptive of the Union of America And France

Viz<sup>t</sup>

The principal Figure Cincinnatus three senators presenting him with a sword And Other Military ensigns in the field On the back ground his wife standing in the door of their Cottage Near it a plow and Other instruments of husbandry. —

Round the Whole

OMNIA RELIQUIT SERVARE REMPUBLICAM

On the Reverse

Sun Rising a City with Open gates and Vessels entering the port. — Fame crowning CINCINNATUS with a wreath inscribed VIRTUTIS PRAEMIUM Below Hands Joined supporting a heart with the motto ESTO PERPETUA

Round the Whole

SOCIETAS CINCINNATORUM INSTITUTA A D 1783. —

The Society deeply impressed with a sense of the generous Assistance this Country has Recieved from france And desirous to perpetuate the friendships which have been formed and so happily Subsisted between the Officers of the allied forces in the prosecution of the War; direct that the President General transmit as soon as may be to each of the Characters hereafter Named a medal containing the Order of the Society Viz<sup>t</sup> —

His Excellency the chevalier de la Luzerne

Minister Plenipotentiary

Their Excellencies — the Count De Estaing

the Count De Grasse

the Count De Barras

the Chevalier de Touches

Admirals and commanders of the Navy. —

His Excellency the Count De Rochambeau Commander in chief. — and the Generals and Colonels in his Army. — And Acquaint them that the Society do themselves the honour to consider them Members. —

We the Subscribers Officers of the American Army do hereby Voluntarily become parties to the foregoing Institution and do bind Ourselves to Observe and be geoverned by the principles therein contained for the performance whereof We do pledge to each Other Our sacred honour. —

Done in the Cantonments on Hudsons River in the year 1783

That the members of the Society at the time of subscribing their Names to the Institution do alson sign a draught on the paymaster General in the following Manner. — the Regiments to do it Regimentally; and the Generals and Other Officers not belonging to Regiments each for himself individually Viz<sup>t</sup>

To John Pierce, Esq'r, Paymaster General to the  
United Army of the United States

Sir

Please pay to . . . . . Treasurer for the . . . . .  
State association of the CINCINNATI or his Order One Months  
pay of our Several Grades Respectively and deduct the same  
from the ballance which shall be found due to us on the final  
liquidation of our Accounts for which this shall be Your War-  
rant. —

That the Members of the several State Societies Assemble as  
soon as may be for the Choice of their President and Other Officers,  
and that the Presidents correspond together and appoint a meeting  
of Officers who, may be chosen for each State in Order to pursue  
such further Measures as may be Judged Necessary.

That the General Officers and the Officers delegated to Repre-  
sent the several Corps of the Army subscribe to the institution of  
the General Society for themselves And their constituents, in the  
Manner and form before proscribed. —

That General Heath

Gen' De Baron Stuben

And General Knox

be a committee to Wait On his Excellency  
the Commander in Chief With a copy of the institution and Re-  
quest him to honour the Society by puting his Name at the head  
of it. —

That Major General Heath second in command in the Army be  
and hereby is directed to transmit Copies of the institution with  
the proceedings thereon to the Commanding Officers of the South-  
ern Army; the Senior Officer in each State from Pennsylvania to  
Georgia inclusive And to the commanding Officer of the Rhode  
Island Line Requesting them to communicate the same to the  
officers Under their several Commands And to take such Meas-  
ures as May appear to them Necessary for expediting the Estab-  
lishment of their State Societies and sending Delegates to Repre-  
sent them in the first general Meeting to be holden on the first  
Monday in May 1784. —

The Meeting then Adjourned without day.

STUBEN

Major Gen' President

## CANTONMENTS OF THE AMERICAN ARMY

June 15<sup>th</sup> 1783. —

At a meeting of the General Officers and the Gentlemen delegated by the Respective Regiments as a Convention for establishing the Society of the Cincinnati held by the Request of the President at which were present. —

Major General Baron de Stuben President

M. Gen. Howe	B. Gen. Putnam	Col. H Jackson
M. Gen. Knox	Colonel Webb	Cap <sup>t</sup> Shaw
B. Gen. Patterson	L <sup>t</sup> . Col. Huntington	L <sup>t</sup> Col. Hull
B. Gen. Hand	Maj <sup>r</sup> Pettingill	Col. Cortlandt
B. Gen. Huntington	L <sup>t</sup> Whiting	L <sup>t</sup> Col. Maxwell

General Baron de Stuben Acquainted the Convention that he had Agreeable to their Request at the last meeting transmitted to his Excellency the Chevalier De La Luzerne Minister Plenipotentiary from the Court of France a Copy of the Institution of the CINCINNATI with their Vote Respecting his Excellency and the other Characters therein mentioned and that his Excellency had Returned an Answer declaring his acceptance of the same and expressing the grateful sense he entertains of the honour conferred on himself and the Other Gentlemen of the French Nation by this Act of the Convention. —

Resolved That the Letter of the Chevalier De La Luzerne be Recorded in the proceedings of this day And deposited in the Archives of the Society as a testimony of the high sense this Convention entertains of the honour done to the Society by his becoming a Member thereof. —

The Baron having also communicated a letter from Major L'Enfant enclosing a design for the Medal and Order containing the emblems of the institution

Resolved That the Bald-eagle carrying the emblems on its breast be established as the ORDER of the Society, and that the Ideas of Major L'Enfant Respecting it and the Manner of its being worn by the members as expressed in his letter hereto annexed, be adopted. — That the Order be of the same size, And in every Other Respect conformable to the said design, which for that purpose is certified by the Baron de Stuben, President of this Convention And to be deposited in the Archives of the Society as the Original from which all Copies are to be made also. That silver medals not exceeding the size of a Spanish Mill<sup>d</sup> Dollar with the emblems as designed by Major L'Enfant and certified by the Pres-

ident be given to each and every Member of the Society together with a diploma on parchment Wheron shall be impressed the exact figure of the Order and Medal as above mentioned any thing in the Original institution, Respecting gold Medals to the contrary Notwithstanding —

Resolved That the thanks of this convention be transmitted by the President to Major L'Enfant for his care and ingenuity in preparing the aforementioned designs, and that he be Acquainted that they chearfully embrace his Offer of assistance and Request a continuance of his attention in carrying the designs into Execution, for which purpose the President is desired to correspond with him. —

Resolved That his Excellency the commander in Chief be Requested to officiate as President General Untill the first General Meeting to be held in May next

That a Treasurer General and a Secretary General be ballotted for, to officiate in like Manner

The ballots being taken Major General McDougall was elected Treasurer General, and Major General Knox, Sec<sup>y</sup> Gen<sup>l</sup> Who Are hereby Requested to Accept said Appointments. —

Resolved That all the proceedings of this Convention including the institution of the Society be Recorded from the Original papers in his possession by Cap<sup>t</sup> Shaw, Who at the first Meeting was Requested to Act as Secretary and that the same signed by the Preside[n]t and Secretary together with the Original papers be given into the hands of Major General Knox Secretary General to the Society, and that Cap<sup>t</sup> North, Aide de Camp to the Baron de Stuben And Acting Secretary to him as President sign the said records. —

The dissolution of a Very considerable part of the army since the last meeting of this convention having Rendered the Attendance of some of its members impracticable, And the Necessity of some temporary Arrangements previous to the first meeting of the General Society being so strikingly obvious, the Convention found itself constrained to make those beforementioned, Which they have done with the Utmost diffidence of themselves And Relying intirely on the candor of their constituents to make allowance for the Measure. — The principal object of its appointment being thus Accomplished the Members of the Convention think fit to dissolve the same and it is hereby dissolved Accordingly

STUBEN

Major Gen<sup>l</sup> President

Major General Sullivan having Recieved from Major Gen<sup>l</sup> the Baron de Stuben the foregoing letter with the transactions of the General Convention as here Recorded together with a Copy of the emblem of the Order as designed by Major L'Enfant proceeded to Notifie the persons pointed out as fit members for the Society of the CINCINNATI to meet at Col. Samuel Folsams at Exeter on Tuesday the 18<sup>th</sup> day of November A D 1783 for the purpose of forming a State Society for the State of New Hampshire. —

EXETER TUESDAY NOVEMBER 18<sup>th</sup> 1783. —

Then met in Convention the following Gentlemen Viz<sup>t</sup>

Major General Sullivan Col. Cilley L<sup>t</sup> Col. Commandant Dearborn

Cap <sup>t</sup> Cass,	Cap <sup>t</sup> Sullivan,	Cap <sup>t</sup> Munro,
Cap <sup>t</sup> McClary,	Lieu <sup>t</sup> Mills,	Lieu <sup>t</sup> Gookin,
Lieu <sup>t</sup> Adams,	Lieu <sup>t</sup> Cilley,	Lieu <sup>t</sup> McGaffey,
Lieu <sup>t</sup> Wilkins	And Lieu <sup>t</sup> Emerson.	—

And after hearing and Approving the Regulations for the Order of the CINCINNATI proceeded to choose Major Gen<sup>l</sup> Sullivan Chairman. —

And Cap<sup>t</sup> Sullivan Clerk Pro tem. to Record the Minutes. —

The Gentlemen Above Named As Met in convention, Unanimously Voted

That they chearfully embrace the Opportunity of forming a Society in this State And hereby engage to become Members of the Order of the CINCINNATI, and to Regulate themselves, And support the honour and intent of the institution According to the Regulations transmitted by the honourable Major General Baron de Stuben to the Honourable Major Gen<sup>l</sup> Sullivan.

They then proceeded to sign the following Covenant. — Viz<sup>t</sup>

We the subscribers Officers of the American Army do hereby Voluntarily become parties to the foregoing institution And bind Ourselves to Observe and be Geoverned by the principles therein contained: for the performance Whereof We do pledge to each Other Our Sacred honour.

Done at Exeter this 18<sup>th</sup> day of November in the Year 1783

After signing the Members proceeded to elect by ballot the officers prescribed by the institution. —

The ballots being taken

Major Gen<sup>l</sup> Sullivan Was elect<sup>d</sup> President  
 L<sup>t</sup> Col : Com<sup>dt</sup> Dearborn . . . Vice President  
 Cap<sup>t</sup> Sullivan . . . Secretary  
 Col Cilley . . . Treasurer, and  
 Cap<sup>t</sup> Cass . . . assistant Treasurer

The Society being formed And after duly considering the method proposed for establishing a Fund for the Society for the purposes and in the manner prescribed by the institution communicated by Baron de Stuben. —

It is considered by members of this Society that a Number of the members have no Right to draw Bills on John Pierce Esq<sup>r</sup> Paymaster General to the United-Army of the United States —

It is therefore Resolved That the fund for this Society be established by each Member's depositing in the hands of the treasurer General for this Society (instead of Bills on the Paymaster General of the United Army of the United States) public security of the State of New Hampshire to the Amount of one month's pay for his services in the office he held in the American Army. —

Which security by the members who have now signed and who shall sign on the Next Meeting of the Society shall at that time be deposited in the hands of the Treasurer General —

Voted, That the Secretary be directed to make out A Copy of the proceedings of this meeting together With a Notification to such persons as have a Right to Join the Society that they may give their attendance at the time and place to which this Society shall think proper to Adjourn; And that he cause the same to be published in the New Hampshire Gazette —

Voted that the Society do adjourn to Wednesday the Seventh day of January next at ten of the Clock in the forenoon then to meet at this place

By order of the Society

EBEN<sup>a</sup> SULLIVAN Secretary. —

#### COVENANT

We the subscribers Officers of the American Army do hereby Voluntarily become Members of the foregoing institution; and do bind Ourselves to Observe and be Geoverned by the principles therein contained —

For the performance Whereof We do pledge to each Other sacred honour —

Done at Exeter this 18<sup>th</sup> day of November in the Year 1783. —

Names	Rank	Time of Service	time of Resignation, or Resolution of Congress by which they were deranged	Place of Residence
Jn <sup>o</sup> Sullivan	M Gen <sup>t</sup>	4 years & 6 months	Resigned nov <sup>r</sup> 19 1779	Durham
Jo <sup>o</sup> Cilley	Col.	5 Years 6 m <sup>o</sup>	Deranged 3 <sup>d</sup> & 21 <sup>st</sup> Octo <sup>r</sup> 1780	Nottingham
Henry Dearborn	L <sup>t</sup> Col: Comm <sup>dt</sup>	7 Years 10 m		Exeter
Jonathan Cass	Cap <sup>t</sup>	6 Years 4 m	Deranged 1 <sup>st</sup> March 1783	Exeter
Eben <sup>r</sup> Sullivan	Cap <sup>t</sup>	7 Years 9 m <sup>o</sup>	Deranged	Durham
Joseph Mills	Lieut.	6 years	end of y <sup>e</sup> War	Nottingham
Daniel Gookin	Lieut	{ a soldier 1 yr—7 Mo <sup>o</sup> an officer 6.6 six year—6 m <sup>o</sup>	End of the War	North-Hampton
Sam <sup>l</sup> Adams	Lieut			
Josiah Munro.	Capt.			
Jonathan Cilley	Lieut			
Neal McGaffey	Lieut			
Mich <sup>l</sup> McClary	Cap <sup>t</sup>	4 years	Oct <sup>r</sup> 1779	Epsom

Signed February 5<sup>th</sup> 1784 —

W <sup>m</sup> Parker jr	Surg.	3 Years 4 m <sup>o</sup>	Resigned Nov <sup>r</sup> 1778	Exeter
Nich <sup>s</sup> Gilman	Cap <sup>t</sup>	6 Years 3 m	Deranged	Exeter
Josh <sup>a</sup> Merrow	Lieut			
Amos Emerson	Cap <sup>t</sup>	5 Years	Resigned March 1780	Chester

James Harvey McClary Son to the late Major McClary  
killed at the Battle of Bunker hill

Epsom

John Adams	Lieut	to the end of the War.		Stratham
Joseph Boynton	Lieut	7 Years	Deranged	Stratham
Sam <sup>l</sup> Cherry	Cap <sup>t</sup>	8 Years	to the end of war	Londonderry
Isaac Frye	Cap <sup>t</sup>	9 Years	to the end of war	Wilton
W Rowell	Cap <sup>t</sup>	8 Years	Ditto	Epping
Jonath Perkins	Lieut	6 years	Ditto	Ditto



Names.	Rank.	Time of Service.	Time of Resignation, or Resolution of Congress by which they were deranged.	Place of Residence.
Adna Penniman	Cap <sup>t</sup>	4 years	derang'd	Moultonborough
John Harvey	L <sup>t</sup>	4 years	the end of y <sup>e</sup> War	Northwood
Jere <sup>c</sup> Fogg	Cap <sup>t</sup>	Eight years Six Months	End of the War	Kensington
Jere <sup>b</sup> Prichard	Lieut <sup>t</sup>	3 Years 8 Mo	July 1780 —	Hollas
James Reed	B General	8 years	end of the war	Keene —

Jn<sup>o</sup> Sullivan Son to the late Cap<sup>t</sup> Eben<sup>r</sup> Sullivan deceased

Joseph Mills Son to the late L<sup>t</sup> Joseph Mills deceased

John W. Gookin, Son of Lieut. Daniel Gookin deceased

A Capt in the U. S. Army from 1812 to 1815 during the late war

[The following do not appear to have signed the covenant, but were received members of the Society : —

Robert Wilkins, Lieut., appears as a member, 1796.

Mr. John Sullivan, son of Gen. Sullivan, 1797.

Mr. Bradbury Cilley, son of Col. Joseph Cilley, 1800.

Capt. Amos Cogswell, from Massachusetts, 1801.

Col. Seth Walker, applied to be Honorary Mem. 1805.

Col. Nathaniel White, 1805.

— Adams, son of Lt. Samuel Adams, 1818.]

EXETER JANUARY 7<sup>th</sup> 1784 —

Then Met According to Adjournment

The President and Vice President being absent Cap<sup>t</sup> Cass Was appointed President P : T :

Voted That as the travelling is such that few members could attend; this Meeting proceed to no business Relative to the society at this time but adjourn to some future day. —

Voted That the Meeting of this Society Stand further Adjourned to thursday the fifth day of February Next, then to meet at this place at 10 O'Clock A : M : — That the Secretary be directed to Notify the persons concerned to give their Attendance on the Adjournment by publishing the same in the New Hampshire Gazette. —

JON<sup>A</sup> CASS Presd<sup>t</sup> P. T.

By Order of the Society

Eben<sup>r</sup> Sullivan Secr<sup>y</sup>

EXETER FEBRUARY 5<sup>th</sup> 1784.

Then met according to adjournment the President being absent the Vice President Presided. —

After Several Members Joining whose Names are herein enrolled. —

It is considered by the Society that as it is probable this Society not knowing where the Next annual meeting of the General Society will be held May be Unable to send on a Member timely to Represent them in the General Meeting

Resolved in case a member should not be sent that the Society Request the President to Represent by letter to the General Society the state of this Society, And Request such information as he shall think Necessary at the same time making known to the General Society that the members of this Society wish to be considered as fully desirous of complying with every Regulation prescribed by the General Society and will to the extent of their Ability conform themselves thereto. —

Resolved That this Society adjourn to the fourth day of July next being the day proposed by the institution for the Annual Meeting of the state societies, — then to meet at Col. Samuel Folsoms in Exeter at ten of the Clock in the forenoon And that the Secretary be directed to cause the same to be published in the New Hampshire Gazette. —

HENRY DEARBORN Vice Pres<sup>dt</sup>

By order of the Society  
Eben<sup>r</sup> Sullivan Secretary

EXETER APRIL 2<sup>nd</sup> 1784

At a meeting of the New Hampshire State Society of the Cincinnati held by Request of the President for the purpose of seeing whither the Society will agree to send a Member to Represent them in the General Meeting to be held at Philadelphia On the first Monday in May next. —

The Motion being put Unanimously agreed to send a Member which is to be chosen by ballot. —

The ballots being taken Lieu<sup>t</sup> Col : Dearbourn was appointed. —

Passed, That the society Raise one hundred and sixty three Dollars which at present is to be Raised by subscription and paid in to Col. Dearbourn at Exeter by the subscribers within Eight days from this date which said sum shall be Refunded to the sub-

scribers with interest Out of the public stock soon as may be found Convenient by the Treasurer Gen<sup>l</sup> of this state.

Sums subscribed are as follows. — Viz<sup>t</sup>

Subscribers	Sum in Doll <sup>s</sup>	Subscribers	Sum in Doll <sup>s</sup>
Gen <sup>l</sup> Sullivan . . .	forty 40	L <sup>t</sup> Cilley . . .	Ten 10
Col Cilley . . .	Twenty 20	Cap <sup>t</sup> Boyenton . . .	Ten 10
Cap <sup>t</sup> Sullivan . . .	Ten 10	L <sup>t</sup> Gookin . . .	Eight 8
Cap <sup>t</sup> Cass . . .	Ten 10	Doc <sup>t</sup> Parker . . .	Twelve 12
Cap <sup>t</sup> Adams . . .	Ten 10	L <sup>t</sup> Mills . . .	Ten 10
L <sup>t</sup> Adams . . .	Eight 8	Cap <sup>t</sup> Gilman . . .	fifteen 15

passed That this society Do adjourn to Monday the fifth day of July Next at ten of the Clock in the forenoon then to meet at this place the day Appointed by the institution for the annual Meeting of the State Societies happening on Sunday a day which this society hold too sacred for any business except the Worship of the divine being

JN<sup>o</sup>. SULLIVAN pres<sup>dt</sup>

Eben<sup>r</sup> Sullivan Secretary.

EXETER MONDAY MAY [JULY] 5<sup>th</sup> 1784. —

Met according to adjournment. —

The society proceeded to the choice of Officers. —

The following persons were Elected by Ballot. Viz<sup>t</sup>—

Major General Sullivan . . .	President
Col. Cilley . . .	Vice President
Cap <sup>t</sup> Sullivan . . .	Secretary
Cap <sup>t</sup> McClary . . .	Treasurer
Cap <sup>t</sup> Cass . . .	assistant Treasurer

The society took under consideration the circular letter of General Society of the 15<sup>th</sup> of May last: And After some debate thereon,

Voted, That Gen<sup>l</sup> Sullivan Col. Cilley & Major Fogg be a Committee to draught An Answer thereto; And lay the same before the Society at their next Meeting

Voted That the present Treasurer Wait on the late Treasurer for the State securities Now in his hands who is Requested to

deliver over the same and take the present Treasurers Reciept therefor. —

Voted To Accept Col: Henry Dearborn's Account Amounting to Seventy Six pounds four Shillings and Eight pence for his time and expences attending the Gen<sup>l</sup> Meeting at Philadelphia. —

Voted That the Treasurer Recieve certificates for interest on the Public Securities belonging to the Society and convert the same into cash for the purpose of paying the Ballances due from the Society —

Voted That the Treasurer apportion the expences of our late Representation among the several Members and Notify them to pay their Respective quota's thereof

Voted That the ballance of Col. Dearborns account After deducting his proportion be first paid and then the ballances due to Members who have advanced Money to the Society after deducting their Respective proportions of the expence incurred by the late Representation at the Gen<sup>l</sup> Meeting. —

Voted That the Meeting Stand Adjourned to Thursday the third day of February next

#### CIRCULAR LETTER FROM THE GENERAL MEETING

To the State Society of the CINCINNATI, In New Hampshire Gentlemen,

We the Delegates of the CINCINNATI, after the Most Mature and deliberate discussion of the principles And Objects of our Society, have thought proper to Recommend that the inclosed "Institution of the Society of the CINCINNATI, as altered and Amended at their first meeting," Should be adopted by Your State Society. —

In Order that our conduct on this Occasion may stand approved in the eyes of the world, that we may Not incur the imputations of Obstinacy on the one hand, or levity on the other, and that you May be induced more Chearfully to comply with Our Recommendation, We beg leave to communicate the Reasons on which We have Acted. —

Previous to Our laying them before you, we hold it a duty to ourselves and our fellow Citizens to declare, and we call heaven to Witness the Veracity of Our declaration, that in Our whole agency on this subject, We have been Actuated by the purest principles. —

Notwithstanding we are thus conscious for ourselves of the Rectitude of our intentions in instituting or becoming Members of

this Fraternity; and Notwithstanding we are confident the highest evidence can be produced from your past, and will be given by your future behaviour, that you could Not have been influenced by any Other Motives than those of friendship, Patriotism And benevolence: Yet as our designs in some Respects have been Misapprehended; as the instrument of our association was of Necessity drawn up in a hasty Manner, at an epoha as extraordinary as it will be memorable in the annals of mankind when the mind agitated by a Variety of emotions, was Not a liberty to attend Minutely to every circumstance which Respected our Social connection, or to digest our ideas in so correct a form as could have been wished; as the Original Institution appeared in the opinion of many Respectable charactors to have comprehended objects incompatable with the genius and spirit of the confederation; and as in this case it would eventually frustrate our purposes, and be productive of consequences which we had not foreseen; therefore, to Remove every cause of inquietude, to Annihilate every source of Jealousy, to disignate explicitly the ground on which we wis[h] to stand, and give one more proof that the late officers of the American Army have a Claim to be Reckoned Among the most faithful Citizens, we have agreed that the following material alterations and amendments should take place:—

That the hereditary succession should be abolished—that all interference with political subjects should be done away—and that the funds should be placed under the immediate Cognizance of the several Legislatures who should also be requested to grant Charters for more effectually carrying our humane designs into execution.—

In giving our reason for the alteration in the first article we must ask your indulgence while we recal your attention to the original occasion which induced us to form ourselves into a society of friends—Having lived in the strictest habits of Amity thro the various stages of a war, unparalled in many of its circumstances; having seen the objects for which we contended happily attained in the moment of triumph and separation when we were about to act the last pleasing melancholy scene in our military Drama—pleasing because we were to leave our country possessed of Independence & Peace melancholy because we were to part perhaps never to meet again—while every breast was penetrated with feelings which can be more easily conceived than described; while every little act of tenderness recurred fresh to the recollection; it was impossible not to wish our friendship should be con-

tinued; it was extremely natural to desire the might be perpetuated by our posterity to the remotest ages. With these impressions, and with such sentiments we candidly confess we signed the institution. We know our motives were irreproachable. But finding it apprehended by many of our countrymen that this would be drawing an unjustifiable line of discrimination between our descendants and the rest of the Community and averse to the creation of unnecessary and unpleasing distinctions we could not hesitate to relinquish every thing but our personal friendships of which we cannot be divested and those acts of beneficence, which it is our intention should flow from them—

With views equally pure and disinterested we proposed to use our collective influence in support of that government and confirmation of that Union the establishment of which had engaged so considerable a part of our lives; but learning from a variety of information that this is deemed an officious and improper interference and that if we are not charged with having sinister designs, yet we are accused of arrogating too much and assuming the guardianship of the liberties of our country—thus circumstanced we could not think of opposing ourselves to the concurring opinions of our fellow citizens however founded, or of giving anxiety to those whose happiness it is our interest and duty to promote—

We come next to speak of the charitable part of our institution which we esteem the basis of it. By placing your fund in the hands of the legislature of your state and letting them see the application is to the best purposes, you will demonstrate the integrity of your Actions, as well as the rectitude of your principles. And having convinced them your intentions are only of a friendly and benevolent nature we are induced to believe they will patronize a design which they cannot but approve; that they will foster the good dispositions and encourage the beneficent acts of those who are disposed to make use of the most effectual and most unexceptionable mode of relieving the distressed. For this purpose it is to be hoped that Charters may be obtained in consequence of the applications which are directed to be made. It is also judged most proper y<sup>t</sup> the admission of members should be submitted to the regulation of such charters: because by thus acting in conformity to the sentiments of government we not only give another instance of our reliance upon it, but of our disposition to remove every source of uneasiness respecting our society.—

We trust it has not escaped our attention, Gentlemen, that the

only objects of which we are desirous to preserve the remembrance are of such a nature as cannot be displeasing to our countrymen or unprofitable to Posterity: we have retained accordingly those devices which recognize the manner of our returning to our citizenship; not as ostentatious marks of our discrimination, but as pledges of our friendship, and emblems whose appearance will never permit us to deviate from the paths of virtue.—And we presume in this place it may not be inexpedient to inform that these are considered as the most endearing tokens of friendship, and held in the highest estimation by such of our Allies as have become intitled to them by having contributed their personal services to the establishment of our independence—that these gentlemen who are among the first in rank and reputation have been permitted by their sovereign to hold this grateful memorial of our reciprocal Affections—and that this fraternal intercourse is viewed by that illustrious Monarch and other distinguished Characters as no small additional cement to that harmony and reciprocation of good Offices which so happily prevail between the two Nations.—

Having now relinquished whatever has been found objectionable in our Original institution; having by the deference thus paid to the prevailing sentiments of the community, neither as we conceive lessened the dignity, nor diminished the consistency of character, which it is our Ambition to support in the eyes of the present as well as of future generations; having thus removed every possible objection to our remaining connected as a society and cherishing our mutual friendships to the close of life; and having, as we flatter ourselves, retained in its utmost latitude and placed upon a more certain and permanent foundation that primary article of our Association which respects the unfortunate—on these two great original pillars, FRIENDSHIP and CHARITY, we rest our institution; and we appeal to your liberality, patriotism and magnanimity;—to your conduct on every other occasion, as well as to the purity of your intentions on the present, for the ratification of our proceedings; at the same time we are happy in expressing a full confidence in the candor justice and integrity of the publick, that the institution as now altered and amended will be perfectly satisfactory, and that acts of legislative authority will soon be passed to give efficacy to your benevolence—Before we conclude this address permit us to add, that the cultivation of that Amity we profess, and the extension of this charity, we flatter ourselves, will be objects of sufficient

importance to prevent a relaxation in the prosecution of them to diffuse comfort and support to any of our unfortunate companions, who have seen better days and merited a milder fate—to wipe the tear from the eye of the widow who must have been consigned with her helpless infants, to indigence and wretchedness but for this charitable institution;—to succour the fatherless to rescue the female orphan from destruction; to enable the son to emulate the virtues of his father, will be no unpleasing task; it will communicate happiness to others, while it increases our own; it will cheer our solitary reflections and sooth our latest moments. Let us then prosecute with Ardor what we have instituted in sincerity; let Heaven and our consciences approve our conduct; let our Actions be the best comment on our words and let us leave a lesson to posterity that the glory of soldiers cannot be completed without acting well the part of CITIZENS.—

Signed by Order

G WASHINGTON

Philadelphia May 15<sup>th</sup> 1784—

The INSTITUTION of the SOCIETY of the CINCINNATI as altered and amended at their first general meeting.—

It having pleased the great Governour of y<sup>e</sup> universe to give success to the Arms and to establish the UNITED STATES free and independent: therefore gratefully to commemorate this event, —to inculcate to latest ages, the duty of laying down in peace arms assumed for public defence, by forming an institution which recognizes that most important Principle; to continue the mutual friendships which commenced under the pressure of common danger;—and to effectuate the acts of beneficence, dictated by the spirit of brotherly kindness towards those officers and their families who unfortunately may be under the necessity of receiving them, the Officers of the American Army do hereby constitute themselves into a SOCIETY of FRIENDS: and possessing the highest veneration for the character of that illustrious Roman, LUCIUS QUINTUS CINCINNATUS denominate themselves the SOCIETY of the CINCINNATI.—

Section 1 — The persons who constitute this Society are all the commissioned and Brevet Officers of the ARMY & NAVY of the UNITED STATES, who have served three years and who left the service with Reputation; all officers who were in actual service at the conclusion of the War: all the principal staff officers of the continental army; and the Officers who have been



deranged by the several resolutions of Congress upon the different reforms of the army. —

Sect. 2. There are also admitted into this society, the late & present Ministers of his most Christian Majesty to the UNITED STATES; all the GENERALS and COLONELS of regiments & legions of the land forces; all the ADMIRALS and CAPTAINS of the Navy ranking as Colonels who have cooperated with the armies of the UNITED STATES in their exertions for LIBERTY; and such other persons as have been admitted by the respective State Meetings —

Sect. 3 The Society shall have a PRESIDENT Vice President Secretary and Assistant Secretary. —

Sect 4 There shall be a meeting of the society at least once in Three Years on y<sup>e</sup> first MONDAY in MAY at such place as the President shall appoint. — The said meeting shall consist of the aforesaid Officers whose expences shall be equally borne by the State funds) and a Representation from each state. — The business of the general meeting shall be, — to regulate the distribution of surplus funds, — to appoint officers for the ensuing term, and to conform the bye-laws of State-meetings to the general Objects of the institution. —

Section 5 The SOCIETY shall be divided into State meetings: each meeting shall have a President Vice President Secretary and Treasurer respectively; to be chosen by a Majority of Votes annually.

Section 6<sup>th</sup> The State meetings shall be on the Anniversary of INDEPENDENCE; they shall concert such measures as may conduce to the benevolent purposes of the SOCIETY: and the several State meetings shall, at suitable Periods make application to their respective Legislatures for grants of Charters. —

Section 7 Any Member removing from one State to another is to be considered in all respects as belonging to the meeting of the State in which he shall actually reside —

Section 8<sup>th</sup> The State meeting shall judge of the qualifications of its Members admonish and (if necessary) expel any one who may conduct himself unworthily. —

Sect 9<sup>th</sup> The Secretary of each State meeting shall register the names of the Members resident in each State, and transmit a Copy to the Secretary of the Society.

Section 10<sup>th</sup> In order to form funds for the relief of 'unfortunate members, their widows and orphans, each Officer shall deliver to the Treasurer of the State-meeting one month's pay

Sect 11 No donations shall be rec<sup>d</sup> but from citizens of the UNITED STATES. —

Sect 12<sup>th</sup> The funds of each meeting shall be loaned to the State, by permission of the Legislature, and the interest only, annually to be applied for the purposes of the SOCIETY : — and, if in process of time, difficulties in executing the intentions of the Society, the Legislatures of the several States shall be requested to make such equitable dispositions as may be most correspondent with the original design of the Institution

Sect 13<sup>th</sup> The Subjects of his most Christian Majesty, Members of this Society, may hold meetings at their pleasure, and form regulations for their police, conformably to the objects of the Institution and to the spirit of their government

Section 14<sup>th</sup> The SOCIETY shall have an ORDER which shall be a BALD EAGLE of gold, bearing on its breast the emblems hereafter described, suspended by a deep blue Ribband edged with white descriptive of the Union of America and France — The principal figure, CINCINNATUS; Three Senators presenting him with a Sword and other military ensigns; — on a field, in the back ground, his wife standing at the door of their cottage, near it a Plough and other instruments of husbandry — Round the whole — OMNIA RELINQUIT SERVARE REMPUBLICAM — on the reverse, Sun rising — a city with open gates, and vessels entering the port. — Fame crowning Cincinnatus with a wreath inscribed — VIRTUTIS PREMIUM. Below; Hands joining supporting a heart — with the Motto — ESTO PERPETUA. Round the whole,

SOCIETAS CINCINNATORUM INSTITUTA A. D.

1783.

Sect 15<sup>th</sup> A silver medal representing the emblems to be given to each member of the SOCIETY, together with a DIPLOMA on parchment, whereon shall be impressed the figures of the Order and Medal, as above mentioned. —

EXETER, FEB<sup>r</sup> 3<sup>d</sup>, 1784

The Society met according to adjournment,

Voted — That the Sentiments comprehended in a letter laid before them are agreeable to the Minds of the Meeting and that a Committee, be appointed to draught a letter consistent with said Sentiments and put it in the hands of y<sup>e</sup> Sec<sup>r</sup> who is directed to transmit Copies to each State Society as soon as may be —

Voted — That the former Committee or the Major part of them

be empowered to draught the letter and put it in the hands of y<sup>e</sup> Sec<sup>y</sup> who is to forward Copies of the same according to the foregoing vote —

Adjourned to this place July 4<sup>th</sup> 1785

Circular Letter from y<sup>e</sup> Society in Consequence of the proposed alterations in the Institution —

The Society of y<sup>e</sup> Cincinnati of New Hampshire at their state Meeting held this day have read & considered the circular letter from y<sup>e</sup> General Meeting, with the Plan proposed by them instead of that which was first adopted

We viewed with grief and astonishment the uneasiness which the establishment of our Society gave to some of our Fellow-Citizens; and were no less surprized to find the pen of Malice so successfully employed in construing actions that flowed from the purest motives into secret and dangerous attempt to subvert a Government which we had toiled and bled to rear up and defend. —

Nothing could afford us more pleasure, than to quiet the minds and remove the fears of our fellow-citizens; but to yield to Arguments that have no force, to acknowledge dangers that cannot exist, to recede from a Plan founded on the most laudable Principles thereby stamping y<sup>e</sup> mark of suspicion on the most virtuous actions; or to adopt a Conduct which might imply a concession that by our serving as Soldiers we have forfeited our right as Citizens, and are not entitled to those Privileges which our fellow subjects enjoy with out controul; would be making a sacrifice which they have no right to expect. —

The institution of Societies, establishing of funds and wearing the Badges of the respective Orders will readily be acknowledged a right claimed and exercized by the Citizens of this and every other free Country and if wearing the emblems of our Order establishes a Rank of Nobility in America contrary to the Confederation we can see no reason why the Badge worn by the free-masons does not as effectually do it. — If the officers before their separation had agreed to have their Garments cut differently from other Persons and that their Children should follow their Example, we believe few persons would seriously pronounce this a creation of an Order of Nobility. But if Medals only can have the effect Congress have already enobled many of the american and even foreign Officers, by bestowing Medals upon them for brilliant services: If it should be said the difference lies in the descent, of one being limited and the other not; our Answer is that if this proves anything it must prove that the descent of a Medal, enobles

a descendant which had no such effect upon his Ancestor and is an Argument to feeble and absurd to deserve a serious refutation —

We are not tenacious of the Power of writing to each other as societies, though it might be difficult to assign a reason why every Town-meeting, convention committee of safety, societies of every kind, and even the individuals in the respective states should enjoy without molestation the Privilege of corresponding with each other upon any subject, and the Officers of the American Army alone deprived of it —

It will not be denied that all societies even Companies of Merchants have repeatedly established funds and disposed of them according to their pleasure without Alarming the People; and surely the right of individuals to appropriate part of their Property to charitable uses has never before been called in question; or such distribution thereof been deemed a crime —

But if every Jealousy however founded is to be removed and the tongue of Envy silenced at all events would not this have been more effectually & more honorably by laying the ax to the root of the tree and abolishing the society at once than by partially receding from a plan established in the sincerity of friendship and that rectitude of Mind which led us to encounter every danger and endure the severest toils to save a sinking Country, and emancipate her sons from the shackles of slavery? —

When the arduous task and Heaven had crowned our endeavours with success a separation became necessary between Officers whose friendship commenced with y<sup>e</sup> Contest increased with every danger thro' a severe and tedious War and was cemented by their BLOOD. —

We rejoiced at the event which divided us while we lamented a separation from y<sup>e</sup> Partners of our fatigues, whose patriotism, virtue, patience and fortitude had endeared them to us and bound us to them by the strongest ties of friendship —

To perpetuate this harmony we instituted this society and considered the emblems of the Order as the most endearing marks of that friendship which we wished might be held in grateful remembrance by ourselves and cherished among our children to the latest Posterity, and the more effectually to witness our regard for each other and for those who depended for support on our Brethren that bravely fell in defence of their Country; we established funds to relieve the distresses of their widows and Orphans — having done this we returned to our families who had patiently

borne a long and painful absence; many of them fallen from a state of Affluence to the most trying Circumstances; all considerably reduced and some even in the extremes of distressing Poverty—The Continent being unable to fulfil its contracts, we had no means for relieving their wants. We could only present them with scars instead of cash and ruined Constitutions in lieu of y<sup>e</sup> spoils of War—

This being the state of facts can it possibly be expected that we should tamely submit to give up into the hands of the respective Legislatures the small funds which we established with the price of our blood to be disposed of as they shall think proper, without our having the least controul over it or voice in disposing of it, to become at our deaths a gift to the Legislatures; or if the Society is kept up as in y<sup>e</sup> plan proposed be enjoyed not by us or our descendants but by others that we know nothing of, and between whom and us, there never existed any ties of Blood or Friendship—

If the Society cannot exist as originally instituted, we shall acquiesce in y<sup>e</sup> abolishing it altogether: but as we became Members by signing Articles which we then and still suppose originated in virtuous friendship, we cannot conceive ourselves bound by articles we never subscribed.—When any new system is recommended we shall individually claim a right of judging for ourselves, the expediency of becoming Members, but we never shall accede to any plan which permits any man or body of men to dispose of or even direct us in the disposition of our property.—

With the greatest respect we are Gentlemen

your most h<sup>b</sup>le servants

By order of y<sup>e</sup> society—  
(Circular)—

E. SULLIVAN Sec<sup>y</sup>

EXETER JULY 4<sup>th</sup> 1785

This day the Society of the Cincinnati met according to Order, the Presid & Sec<sup>y</sup> being absent the Vice Pres<sup>t</sup> presided and Maj Fogg was appointed Sec<sup>y</sup> pro tempore when the Society proceeded to the election of Officers for y<sup>e</sup> ensuing year. the Ballots being taken the following Gentlemen were declared elected

The Hon Gen <sup>l</sup> Sullivan	.	.	.	President
The Hon Gen <sup>l</sup> Cilley	.	.	.	Vice Pres <sup>t</sup>
Col <sup>o</sup> M <sup>c</sup> Clary	.	.	.	Treasurer
Cap <sup>t</sup> Cass	.	.	.	Vice Treasurer
Maj Fogg	.	.	.	Sec <sup>y</sup>

Voted, That the Presid<sup>t</sup> be desired to direct the former Sec<sup>y</sup> to deliver unto the present Sec<sup>y</sup> or his Order the Records & proceedings of the Society —

Voted That the next Annual meeting be at Nottingham, Square and that the proceedings of this day be published in the New Hamp Gazette. —

NOTTINGHAM, JULY THE 4<sup>th</sup> 1786 —

The Society of Cincinnati met and chose the following Gentlemen Officers for the ensuing year (viz)

His Excellency Gen <sup>l</sup> Sullivan . . .	President
Hon <sup>ble</sup> Gen <sup>l</sup> Cilley . . .	Vice Pres <sup>t</sup>
Col <sup>o</sup> M <sup>c</sup> Clary . . .	Treasurer
Major Cass . . .	Ass <sup>t</sup> Treasurer
Major Fogg . . .	Secretary

Voted, That the Treasurer be authorized to draw the Interest now due on the publick Securities in the Fund of the Society and exchange the Same for State Notes on the best terms in his power and as soon as may be convenient. —

Voted, That all Members of this Society, who have not paid their respective Quotas to the Treasurer, pay the same before the first day of Jan<sup>y</sup> Next or be excluded from the privileges of the Society and that the Treasurer notify them Accordingly

Voted — That Maj. Fogg Maj Cass & Doc<sup>t</sup> Parker be a Committee to form some further Rules for the better Regulating the Society and make report the next Annual Meeting. —

Voted That Maj. Fogg, Maj Cass & L<sup>t</sup> Gookin be a Committee to take into Consideration a Letter from the Ohio Company to this Society & report at the next Meeting what measures are proper to be taken, and that the Sec<sup>y</sup> in the mean time acquaint Mr. Winthrop Sargent with our proceedings thereon

Voted That the Next Annual Meeting be held at M<sup>r</sup> Benja<sup>m</sup> Lamson's at Exeter.

EXETER APRIL 16<sup>th</sup> 1787 —

At a Meeting of the Society of the Cincinnati of N Hamp by special Order of the President.

Voted That the following Sentiments of the Society be transmitted to the general Meeting to be held at Philadelphia in May next, with a Copy of the Circular Letter written from the Society by Order of a Meeting held at Exeter on the 3<sup>d</sup> day of Feb<sup>y</sup> 1785

1<sup>st</sup> This Society object to the plan proposed by the last general Meeting to submit the Appropriation of funds to the Legislatures of the respective States or to leave the Existence of the Society to the Regulation of Charters which may never be obtained and on failure of which the Society must cease to exist —

2<sup>dly</sup> That the Abolition of hereditary succession adopted by said Gen<sup>l</sup> Meeting is so repugnant to the design of the Institution and so destructive to the principles on which it was originally founded y<sup>t</sup> it ought not to be agreed to —

3<sup>dly</sup> A Liberty of Correspondence being the Right of Freemen of every denomination in America this Society can never consent to relinquish that Right and thereby degrade themselves below every other Class of Citizens

The Society propose that the Descendants of New elected Members be intitled to the privilege of admittance upon the death of an Ancestor in the same manner as the descendants of Ancient Members — And that upon the death of any new elected or Ancient Member it shall be the business of the Society in the State where such deceased Member dwelt to nominate such of his sons (if any he have) as will be most likely to fill the place of his Ancestor with Credit and to notify him of his Appointment upon which he shall upon appearing and subscribing to the Institution be considered as a Member and entitled to all the privileges of other Members —

Voted That the proceedings of this Meeting with the Copy of the aforesaid circular Letter be transmitted by the Sec<sup>y</sup> to the next General Meeting and that the Hon<sup>o</sup> Nicholas Gilman Esq<sup>r</sup> be and hereby is appointed a Delegate for this Society to the next Gen<sup>l</sup> Meeting with full power to agree to such Alterations in the Institution of the Gen<sup>l</sup> Society as he may think proper —

EXETER JULY 4<sup>th</sup> 1787 —

At a Meeting of the Society of the Cincinnati held this day, the following Gentlemen were elected Officers for the ensuing Year.

His Excellency Gen <sup>l</sup> Sullivan	. . .	President
Hon Gen <sup>l</sup> Cilley	. . .	V Pres <sup>t</sup>
Maj. Fogg	. . .	Sec <sup>y</sup>
Col <sup>o</sup> M <sup>c</sup> Clary	. . .	Treasurer
Maj Cass	. . .	Ass <sup>t</sup> Treasurer

Voted That the Secretary summon L<sup>i</sup> Jon<sup>a</sup> Perkins to appear at the next general Meeting to answer for Conduct unbecoming the

Character of a Gentleman and Member of this society and that he notify him that in Case of his Non Attendance he will be excluded the society.

Voted That the Operation of the Vote passed at the last annual Meeting respecting the delinquents in paying their several Quotas be suspended till the next Annual Meeting. —

Voted That the next Annual Meeting be held at M<sup>r</sup> B. Lamsons at Exeter —

EXETER JULY 4<sup>th</sup> 1788 —

The Society of the Cincinnati met, the Pres<sup>t</sup> and Vice Pres<sup>t</sup> being Absent Major Mills was appointed Pres<sup>t</sup> pro Tempore: Then proceeded to the Choice of Officers for the ensuing year —

The Ballots being called for the following Gentlemen were elected.

His Excellency Gen <sup>l</sup> Sullivan	Pres <sup>t</sup>
Gen <sup>l</sup> Cilley	Vice Pres <sup>t</sup>
Major Fogg	Sec <sup>y</sup>
Col <sup>o</sup> M M <sup>c</sup> Clary	Treasurer
Major Cass	Vice Treasurer —

Voted that as L<sup>t</sup> Jonathan Perkins did not appear at this Annual Meeting pursuant to a Vote of a former Meeting, he be excluded the Society —

Voted — that the Vote passed July the 4<sup>th</sup> 1786 respecting the delinquency of Members in paying their respective Quotas be further suspended till the next Meeting of this Society

Voted That a Letter be transmitted from this Society to the Pres<sup>t</sup> Gen<sup>l</sup> signed by the Pres<sup>t</sup> and Countersigned by the Sec<sup>y</sup> congratulating him and the Gen<sup>l</sup> Society on the Ratification of the federal Constitution in this State manifesting our hearty approbation thereof —

Voted that the Treasurer dispose of so much of the Interest of the Society's funds as shall be sufficient to pay all demands against the Society

Lastly voted To adjourn to Col<sup>o</sup> Adams's at Durham and meet the 4<sup>th</sup> of July next —

DURHAM JULY THE 4<sup>th</sup> 1789 —

At a meeting of the Society of the Cincinnati the following Officers were chosen for the present year (viz)

His Excell <sup>y</sup> John Sullivan	Pres <sup>t</sup>
Maj Gen <sup>l</sup> Cilley	Vice Pres <sup>t</sup>



Major Jere Fogg . . . . .	Sec <sup>y</sup>
Col <sup>o</sup> M <sup>c</sup> Clary . . . . .	Treasurer
Major Cass . . . . .	Ass <sup>t</sup> Treas <sup>r</sup>

Voted that a Committee consisting of Two in Addition to the Treasurer be appointed to examine into the state funds of this society and dispose of the same in such a way as they may judge will best serve the interest of the society and that the Pres<sup>t</sup> and vice pres<sup>t</sup> be the Committee and this Meeting stand adjourned to the first monday of Feb<sup>y</sup> Next at the house of Benj<sup>a</sup> Lamson in Exeter —

Voted that the next annual Meeting be holden at Col<sup>o</sup> Adams's in Durham on Monday y<sup>e</sup> 5<sup>th</sup> day of July next.

EXETER FEB<sup>y</sup> 1 1790—

At a meeting of the Society of the Cincinnati holden this day by adjournment—

Voted that the Hon<sup>ble</sup> Nicholas Gilman Esq<sup>r</sup> be appointed a Delegate to attend the next general Meeting of the Society to represent the Society of this State—

DURHAM JULY THE 5<sup>th</sup> 1790

At a meeting of the Society of N H holden this day the following Gentlemen were elected Officers for the present year

His Ex <sup>y</sup> John Sullivan . . . . .	Pres <sup>t</sup>
Hon <sup>ble</sup> Joseph Cilley . . . . .	V Pres <sup>t</sup>
Jere Fogg . . . . .	Sec <sup>y</sup>
Michael M <sup>c</sup> Clary . . . . .	Treasurer
Jon <sup>a</sup> Cass . . . . .	Ass <sup>t</sup> Treasurer

Voted that Gen<sup>l</sup> Sullivan Col<sup>o</sup> Adams & Maj Fogg be a Committee to answer Sec<sup>y</sup> Knoxes Letter to this Society of the 4<sup>th</sup> of June last and make such enquiries of him concerning the Contents thereof as they may think proper and obtain his Answer to be laid before this Society at their Meeting on Adjournment

Voted that the next Annual Meeting be held at Col<sup>o</sup> Adams's at Durham —

Voted that this Meeting be adjourned to Nov<sup>r</sup> 19<sup>th</sup> next and be holden at Benj<sup>a</sup> Lamsons at Exeter —

DURHAM JULY THE 4<sup>th</sup> 1791

At a meeting of the Society of the Cincinnati of the State of New Hampshire holden this day the following Officers were re-elected for the present year (viz)

The Hon <sup>bl</sup> John Sullivan	. . .	President —
Hon <sup>ble</sup> Joseph Cilley	. . .	vice Pres <sup>t</sup>
Jeremiah Fogg	. . .	Sec <sup>y</sup>
Michael McClary	. . .	Treas <sup>r</sup>
Jonathan Cass	. . .	Assistant Treas <sup>r</sup>

The Secretary being Absent Michael M<sup>c</sup>Clary was chosen Pro temp —

Voted that the Sec<sup>y</sup> P. T. be directed to write to the Members of the Society who are Absent this Meeting and request them to attend at the Adjournment —

Voted That the Anniversary of Independence be celebrated in 1792 by this Society at the house of Samuel Adams in Durham

Voted To Adjourn this Meeting to the second Tuesday of Aug<sup>t</sup> next then to meet at the house of the widow Folsom in Exeter at 10 °C. A. M. Adjourned accordingly

MICH<sup>l</sup> M<sup>c</sup>CLARY Sec<sup>y</sup> P. T.

DURHAM JULY THE 4<sup>th</sup> 1792

Agreeably to the Institution, the Society of the Cincinnati of New Hampshire convened — The President being absent the Vice President presided — The Ballots being called for the following Officers were reelected for the ensuing year

Hon <sup>o</sup> Jn <sup>o</sup> Sullivan	. . .	President
Hon <sup>o</sup> Joseph Cilley	. . .	Vice Pres <sup>t</sup>
Mich <sup>l</sup> M <sup>c</sup> Clary	. . .	Treasurer
Jon <sup>a</sup> Cass	. . .	Assist d <sup>o</sup>
Jere Fogg	. . .	Sec <sup>y</sup>

There being no matters of Consequence to take under Consideration, After reading the Institution the Society voted to celebrate the Anniversary of Independence for the year 1793 at the house of M<sup>r</sup> Benj<sup>a</sup> Butler in Deerfield —

DEERFIELD JULY 4<sup>th</sup> 1793 —

At a Meeting of the Society of Cincinnati held here this day Present

Col <sup>o</sup> Joseph Cilley	. . .	Vice President
Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary	. . .	Treasurer
L <sup>t</sup> Jon <sup>a</sup> Cilley		
L <sup>t</sup> Adna Pennyman		
M <sup>r</sup> James H M <sup>c</sup> Clary	—	

The Secretary being Absent Cap<sup>t</sup> Mich<sup>l</sup> M<sup>c</sup>Clary was chosen Sec<sup>y</sup> P. Temp:—Officers chosen as last Year—Adjourned to Meet at y<sup>e</sup> House of M<sup>r</sup> Benj<sup>a</sup> Butler in Deerfield on the 4<sup>th</sup> day of July 1794—

MICH<sup>l</sup> M<sup>c</sup>CLARY Sec Pro. Temp—

DEERFIELD JULY THE 4<sup>th</sup> 1794 —

The Society met agreeably to Appointment and chose by Ballot the following Officers for the current Year (viz)—

Hon <sup>ble</sup> Joseph Cilley	. . .	Pres <sup>t</sup>
Joseph Mills	. . .	Vice Pres <sup>t</sup>
Jere Fogg	. . .	Sec <sup>y</sup>
M <sup>r</sup> M <sup>c</sup> Clary	. . .	Treasurer
Jon <sup>a</sup> Cilley	. . .	Assist <sup>t</sup>

Voted to hold the next annual Meeting at Col<sup>o</sup> Henry Butlers at Nottingham—

NOTTINGHAM JULY THE 4<sup>th</sup> 1795

At a Meeting of the Society of the Cincinnati of N Hamp Holden this day Present

Col <sup>o</sup> Joseph Cilley
Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary
Cap <sup>t</sup> Jere Fogg
L <sup>t</sup> Jon <sup>a</sup> Cilley
M <sup>r</sup> J H M <sup>c</sup> Clary

1<sup>st</sup> Voted That the Officers for the ensuing year be the same as the last Year—

2<sup>d</sup> That the Next Annual meeting be holden at the House of Col<sup>o</sup> Henry Butler in Nottingham and that the Secretary cause the time and place of said Meeting to be published in the New Hampshire Gazette

At a Meeting of the Society of the Cincinnati holden at Nottingham July the 4<sup>th</sup> 1796 — Present

Col <sup>o</sup> Joseph Cilley . . . .	President
L <sup>t</sup> Joseph Mills . . . .	V Pres <sup>t</sup>
Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary . . . .	Treasurer
L <sup>t</sup> Jon <sup>a</sup> Cilley . . . .	Ass Treasurer
Mr James H M <sup>c</sup> Clary	
L <sup>t</sup> Jeremiah Pritchard	
L <sup>t</sup> Sam <sup>l</sup> Adams	
L <sup>t</sup> Dan <sup>l</sup> Gookin	
L <sup>t</sup> Rob <sup>t</sup> Wilkins	

Motion was Made that a Committee be appointed to nominate suitable persons for Officers — L<sup>t</sup> Adams J H M<sup>c</sup>Clary L<sup>t</sup> Pritchard were chosen for that purpose who reported as follows —

Col <sup>o</sup> Joseph Cilley . . . .	Pres <sup>t</sup>
L <sup>t</sup> Joseph Mills . . . .	V Presid <sup>t</sup>
Cap <sup>t</sup> Jere Fogg . . . .	Sec <sup>y</sup>
Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary . . . .	Treasurer
L <sup>t</sup> Jona <sup>l</sup> Cilley . . . .	Ass <sup>t</sup> Treas <sup>r</sup>

The Sec<sup>y</sup> being Absent Cap<sup>t</sup> M<sup>c</sup>Clary was chosen Sec<sup>y</sup> Pro Tempore —

The Society then proceeded to ballot for Officers agreeably to the Constitution and they were chosen as reported — The Society proceeded as follows

1<sup>st</sup> Voted to chuse a Committee to settle with the Treasurer and report at the next Meeting

2<sup>d</sup> Chose Col. Cilley, L<sup>t</sup> Mills & L<sup>t</sup> Gookin a Committee for the aforesaid purpose

3<sup>d</sup> Voted that the Treasurer be Authorized to fund the Property now belonging to the Society in the funds of the United States in the Name of the Treasurer of the Society, for and in behalf and for the Use of the Society — and provided said Property cannot be funded as aforesaid, then the same to be disposed of for the highest Value and appropriated to the Use of purchasing funded Stock and such as Interest accrues thereon and to be funded in the Continental Loan Office in N Hampshire —

4<sup>thly</sup> Voted that the expence of this and all future Meetings be defrayed out of the Interest arising on the Funds belonging to the Society —

5<sup>th</sup> Voted That this Meeting be adjourned to the fourth day of July next, then to Meet at Col<sup>o</sup> Henry Butlers in Nottingham —

L<sup>t</sup> Wilkins and the Widow Emerson made Application to the Society for a Grant to be made them by the Society, the Consideration of Which was Postponed till the next Meeting

M M<sup>c</sup>CLARY Sec<sup>y</sup> P. Temp.

### NOTTINGHAM JULY 4<sup>th</sup> 1797

At a Meeting of the Society of the Cincinnati of N H held this day Present

Col<sup>o</sup> Joseph Cilley  
L<sup>t</sup> Joseph Mills  
Cap<sup>t</sup> Jere Fogg  
Cap<sup>t</sup> Mich<sup>l</sup> M<sup>c</sup>Clary  
L<sup>t</sup> Jon<sup>s</sup> Cilley

Proceed to the Choice of Officers for the ensuing Year which are as follows—

Col <sup>o</sup> Jos. Cilley . . . . .	President
L <sup>t</sup> Jos Mills . . . . .	V Pres <sup>t</sup>
Cap <sup>t</sup> Jere Fogg . . . . .	Sec <sup>y</sup>
Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary . . . . .	Treasurer
L <sup>t</sup> Jon <sup>s</sup> Cilley . . . . .	Ass <sup>t</sup> d <sup>o</sup> —

1 Voted that Mr John Sullivan be admitted into this Society agreeably to its institution as a Member thereof being the eldest Son of the Hon<sup>ble</sup> Gen<sup>l</sup> Sullivan dec<sup>d</sup>

2 Voted—That the Committee chosen at the last Annual Meeting to settle the Treasurers Acc<sup>ts</sup> be continued and make further report at the Next Annual Meeting

3 Voted that the Next Annual Meeting be holden at Col<sup>o</sup> H Butlers in Nottingham

### NOTTINGHAM JULY 4<sup>th</sup> 1798—

At a Meeting of the Society of the Cincinnati holden this day Present

Col <sup>o</sup> Jos Cilley	L <sup>t</sup> Jos Mills
Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary	Cap <sup>t</sup> Jere Fogg
L <sup>t</sup> Sam <sup>l</sup> Adams	M <sup>r</sup> H M <sup>c</sup> Clary
M <sup>r</sup> Sullivan	

The Ballots being taken for Officers for y<sup>e</sup> ensuing Year the following Gentlemen were chosen

Col <sup>o</sup> Cilley . . . . .	President
L <sup>t</sup> J Mills . . . . .	V Pres <sup>t</sup>

Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary	.	.	.	Treas <sup>r</sup>
Cap <sup>t</sup> Jere Fogg	.	.	.	Sec <sup>y</sup>
L <sup>t</sup> Jon <sup>a</sup> Cilley	.	.	.	Ass <sup>t</sup> Treasurer

1 Voted that Eight dollars advanced by the Members of the Society in y<sup>e</sup> Year 1796 as a Gratuity to L<sup>t</sup> Wilkins be refunded to them by the Treasurer of y<sup>e</sup> Society

2 Voted That the Committee on the Treasurers Acc<sup>ts</sup> be continued and Make further Report at the Next Annual Meeting —

3 Voted That the Next Annual Meeting be holden at Col<sup>o</sup> Butlers in Nottingham

#### NOTTINGHAM JULY THE 4<sup>th</sup> 1799—

At a Meeting of the Society of y<sup>e</sup> Cincinnati holden this day Present

Col <sup>o</sup> Jos Cilley	L <sup>t</sup> J Mills
Cap <sup>t</sup> Michael McClary	Cap <sup>t</sup> Jere Fogg

Proceeded to elect Officers for the ensuing Year

The Hon<sup>o</sup> Joseph Cilley declining to serve as President of y society any longer

L <sup>t</sup> Joseph Mills was chosen	.	President
L <sup>t</sup> Jon <sup>a</sup> Cilley	.	Vice President
Cap <sup>t</sup> Jere Fogg	.	Sec <sup>y</sup>
Cap <sup>t</sup> M <sup>l</sup> M <sup>c</sup> Clary	.	Treasurer
M <sup>r</sup> H M <sup>c</sup> Clary	.	Ass <sup>t</sup> Treas <sup>r</sup>

1 Voted that the Wife of Neal McGaffee have a grant of Ten dollars out of this Society for which she is to give her rec<sup>t</sup> and that the treasurer pay the same accordingly — she appearing a Proper object of Charity agreeably to y<sup>e</sup> institution

2<sup>d</sup> Voted that the Treasurer be directed and he is hereby directed to loan all the interest Money on hand and now due to the society for which he is to be Answerable

3 Voted That the Next Annual Meeting be held at Greenleafs in Portsmouth —

#### PORTSMOUTH, JULY THE 4<sup>th</sup> 1800.

At a meeting of the society of the Cincinnati holden this day Present

Lieut Joseph Mills	L <sup>t</sup> Jon <sup>a</sup> Cilley
Cap <sup>t</sup> J Fogg	Cap <sup>t</sup> Mich <sup>l</sup> M <sup>c</sup> Clary
L <sup>t</sup> Sam <sup>l</sup> Adams	L <sup>t</sup> Daniel Gookin

Proceeded to the Choice of Officers for y<sup>e</sup> current year the Ballots being taken

L <sup>t</sup> Joseph Mills was elected . . .	President
L <sup>t</sup> Jon <sup>s</sup> Cilley . . . . .	Vice Pres <sup>t</sup>
Cap J Fogg . . . . .	Sec <sup>y</sup>
Cap <sup>t</sup> Mich M <sup>c</sup> Clary . . . . .	Treasurer
J H M <sup>c</sup> Clary . . . . .	Ass <sup>t</sup> Treas <sup>r</sup>

M<sup>r</sup> Bradbury Cilley eldest son of Col<sup>o</sup> Joseph Cilley dec<sup>d</sup> appeared and took his seat as a Member

Voted that L<sup>t</sup> Perkins L<sup>t</sup> Boynton and the Wife of Cap<sup>t</sup> Eb<sup>r</sup> Sullivan have and Receive from the Treasury of this Society Twelve dollars each — and that the wife of Neal McGaffee receive Five dollars and that the treasurer pay the same accordingly —

Voted that the Treasurer be directed to procure Eight Golden Medals to be distributed to the Members present, One to each with the Emblems as directed in the institution

#### PORTSMOUTH, JULY THE 4<sup>th</sup> 1801 —

At a meeting of the Society of the Cincinnati holden this day Present

L <sup>t</sup> Mills	L <sup>t</sup> Jon <sup>s</sup> Cilley
Cap <sup>t</sup> M M <sup>c</sup> Clarey	Cap J. Fogg
L <sup>t</sup> Dan <sup>t</sup> Gookin and	M <sup>r</sup> Bradbury Cilley —

Cap<sup>t</sup> Amos Cogswell a Member of the Society of the Cincinnati in Massachusetts attended and being now a Citizen of this State took his Seat as a Member of this Society agreeably to the institution —

The Society then proceeded to the choice of Officers for the ensuing year — The ballots being taken

L <sup>t</sup> Joseph Mills was elected . . .	President
L <sup>t</sup> Jon <sup>s</sup> Cilley . . . . .	Vice Pres <sup>t</sup>
Cap J. Fogg . . . . .	Sec <sup>y</sup>
Cap <sup>t</sup> Mich <sup>t</sup> M <sup>c</sup> Clary . . . . .	Treas <sup>r</sup>
James H M <sup>c</sup> Clary . . . . .	Ass <sup>t</sup> Treas <sup>r</sup>

Voted that M<sup>rs</sup> Sullivan widow of the late Cap<sup>t</sup> Eb<sup>r</sup> Sullivan and the Wife of Neal M<sup>c</sup>Gaffe have out of the treasury of the Society Eight dollars each

Voted that the next Annual Meeting be holden at Portsm<sup>o</sup> at the house of M<sup>r</sup> J Greenleaf on Monday the 5<sup>th</sup> day of July —

PORTSMOUTH JULY 5<sup>th</sup> 1802

At the annual meeting of the Society of y<sup>e</sup> Cincinnati of N Hampshire holden this day Present

Major Joseph Mills	. . .	Pres <sup>t</sup>
Maj <sup>r</sup> Jere Fogg	. . .	Sec <sup>r</sup>
Gen <sup>l</sup> Mich <sup>l</sup> M <sup>c</sup> Clary	. . .	Treasurer
Maj. H M <sup>c</sup> Clary	. . .	Ass <sup>t</sup> Treasurer
Col <sup>o</sup> Sam <sup>l</sup> Adams		
Col <sup>o</sup> Bradbury Cilley		

The society proceeded to ballot for the Officers of the ensuing year when

Major Joseph Mills was elected	. . .	President
Col <sup>o</sup> Sam <sup>l</sup> Adams	. . .	V Pres <sup>t</sup>
Major Jere Fogg	. . .	Sec <sup>r</sup>
Gen <sup>l</sup> Mich <sup>l</sup> M <sup>c</sup> Clary	. . .	Treasurer
Maj J. H. M <sup>c</sup> Clary	. . .	Ass <sup>t</sup> Treasurer

Voted that the Widow of the late Cap<sup>t</sup> Ebenezer Sullivan and the Wife of L<sup>l</sup> Neal McGaffee have and receive out of the Treasury Five dollars each

Voted that the next Annual Meeting be holden at Portsm<sup>o</sup> on the 4<sup>th</sup> day of July Next

N B. Balance of Interest due the Society on this 5<sup>th</sup> day of July — \$155,.89

PORTSMOUTH JULY THE 4<sup>th</sup> 1803 —

At a meeting of the Society of the Cincinnati of New Hampshire holden this day Present

Major Joseph Mills Pres <sup>t</sup>	Gen <sup>l</sup> Michael M <sup>c</sup> Clary Treas <sup>r</sup>
J H M <sup>c</sup> Clary Ass <sup>t</sup> Treas <sup>r</sup>	Major Jere Fogg Sec <sup>r</sup>
Col <sup>o</sup> Amos Cogswell	Col <sup>o</sup> Bradbury Cilley
Cap <sup>t</sup> Dan <sup>l</sup> Gookin	

The Society proceeded to the Choice of Officers for the ensuing Year — The Ballots being taken and

Major Joseph Mills was reelected	. . .	Pres <sup>t</sup>
Col <sup>o</sup> Amos Cogswell	. . .	Vice Pres <sup>t</sup>
General Michael McClary reelected	. . .	Treasurer
Maj <sup>r</sup> J Harvey M <sup>c</sup> Clary	. . .	Ass <sup>t</sup> Treasurer
Major Jere Fogg	. . .	Sec <sup>r</sup>



Voted that the Widow of Cap<sup>t</sup> Eb<sup>t</sup> Sullivan the Wife of L<sup>t</sup> Neal McGaffee — L<sup>t</sup> Jon<sup>a</sup> Perkins and L<sup>t</sup> Joseph Boynton have and receive out of the treasury each Eight Dollars

Voted to hold the Next Annual Meeting at Portsm<sup>o</sup>

Balance due the Society interest from the Treasurer July 4<sup>th</sup> 1803 — \$177,89

#### PORTSMOUTH JULY THE 4<sup>th</sup> 1804—

At a meeting of the Society of the Cincinnati of New Hampshire holden this day Present

Col <sup>o</sup> Amos Cogswell . . . .	V. President
Major Jere Fogg . . . .	Sec <sup>y</sup>
Gen <sup>l</sup> Michael M <sup>c</sup> Clary . . . .	Treasurer
Major J Harvey M <sup>c</sup> Clary . . . .	Ass <sup>t</sup> Treasurer
Cap <sup>t</sup> Daniel Gookin —	

Proceeded to ballot for Officers and

Major Joseph Mills was reelected . . . .	President
Col <sup>o</sup> Amos Cogswell . . . .	Vice President
Major Jere Fogg . . . .	Sec <sup>y</sup>
Gen <sup>l</sup> Michael M <sup>c</sup> Clary . . . .	Treasurer
Maj J. Harvey M <sup>c</sup> Clarey . . . .	Ass <sup>t</sup> Treasurer

After examining the Treasurers Acc<sup>t</sup> and approving of the same they found due to the Society in interest arising from the Fund One Hundred and Eighty one dollars and Seventy Nine Cents —

No business of importance presenting the Society voted to hold their next Annual Meeting at Portsmouth

#### PORTSMOUTH JULY 4<sup>th</sup> 1805

At a meeting of the Society of the Cincinnati of the State of New Hampshire holden this day Present

Major Joseph Mills . . . .	President
Col <sup>o</sup> Amos Cogswell . . . .	Vice President
Major Jere Fogg . . . .	Sec <sup>y</sup>
Gen <sup>l</sup> Michael M <sup>c</sup> Clarey . . . .	Treasurer
Major James H. M <sup>c</sup> Clary . . . .	Ass <sup>t</sup> Treasurer
Col <sup>o</sup> Bradbury Cilley	
Capt Daniel Gookin —	

The Society proceeded to ballot for Officers for the ensuing Year and the following Officers were reelected (viz)

Major Joseph Mills . . .	President
Col <sup>o</sup> Amos Cogswell . . .	Vice President
Major Jere Fogg . . .	Secretary
Gen <sup>l</sup> Mich <sup>l</sup> M <sup>c</sup> Clary . . .	Treasurer
Major Harvey M <sup>c</sup> Clary . . .	Ass <sup>t</sup> Treasurer

The Society took into consideration a letter from the Society of New York concerning duelling and voted to let it lie for consideration —

On examining the Treasurer's Acc<sup>ts</sup> and approving of the same, found a balance due to the Society of Two hundred and Twenty dollars and Eighteen Cents —

\$220, 18<sup>c</sup> —

Voted that the Widow of Our deceased friend L<sup>t</sup> Samuel Adams have and receive out of the Treasury of this Society Twenty dollars and the Treasurer is directed to pay the same Accordingly —

Col<sup>o</sup> Seth Walker made Application to become an Honorary Member of the society who stands a Candidate for the same to the 4<sup>th</sup> July Next

Col<sup>o</sup> Nathaniel White having previously made Application also to become a Member of said society was, after due consideration Admitted on his paying into the Treasury Forty dollars, and to be entitled to all the privileges of the Society —

Voted that the Next Annual Meeting be at Portsmouth

#### PORTSMOUTH JULY Y<sup>r</sup> 4<sup>th</sup> 1806

At a Meeting of the Cincinnati of New hampshire holden this day, Present —

Major Joseph Mills . . .	President
Col <sup>o</sup> Amos Cogswell . . .	Vice President
Major Jere Fogg . . .	Secretary
Gen <sup>l</sup> Michael M <sup>c</sup> Clary . . .	Treasurer
Col <sup>o</sup> Bradbury Cilley	
Capt. Daniel Gookin	
Col <sup>o</sup> Nath <sup>l</sup> White	
Capt. Thomas Turner visiting Member —	

Proceeded to the Choice of Officers and the Ballots being given in appeared that

Major Joseph Mills Was reelected	President
Col <sup>o</sup> Amos Cogswell . . .	Vice Pres <sup>t</sup>

Major Jere Fogg . . . . .	Secretary
General Mich <sup>l</sup> M <sup>c</sup> Clary . . . . .	Treasurer
Col <sup>o</sup> Harvey M <sup>c</sup> Clary . . . . .	Assist <sup>t</sup> Treasurer

On examining the Treasurer's Accounts it Appears to the Society that there remains in the Treasurer's hands Two hundred and Fifty Nine dollars And forty three Cents which Settlement was approved.

\$259.43 Cents

#### PORTSMOUTH JULY 4<sup>th</sup> 1807 —

At a meeting of the Society of the Cincinnati of New Hampshire holden this day present —

Col<sup>o</sup> Amos Cogswell  
Major Jeremiah Fogg  
Gen<sup>l</sup> Mich<sup>l</sup> M<sup>c</sup>Clary  
Col<sup>o</sup> Bradbury Cilley

Proceeded to Ballot for Officers and

Major Joseph Mills was chosen . . . . .	President
Col <sup>o</sup> Amos Cogswell . . . . .	Vice President
Major Jeremiah Fogg . . . . .	Secretary
General Mich <sup>l</sup> M <sup>c</sup> Clary . . . . .	Treasurer
Col <sup>o</sup> James H. M <sup>c</sup> Clary . . . . .	Assistant Treasurer —

On Examining The Treasurers Accounts it appears that the sum now due to the society in the hands of the Treasurer amounts to Two hundred and Seventy-Nine Dollars and sixty Cents which was Approved and Accepted

\$279.60 —

Voted to meet at Portsmouth on the fourth of July next at Ten o'Clock

Adjourned —

#### PORTSMOUTH JULY 4<sup>th</sup> 1808 —

At a meeting of the Society of the Cincinnati of New Hampshire Present

General Mich<sup>l</sup> M<sup>c</sup>Clary  
Col<sup>o</sup> James H. M<sup>c</sup>Clary  
Cap<sup>t</sup> Daniel Gookin

Cap<sup>t</sup> John Sullivan (son of the Late Cap<sup>t</sup> Eben<sup>r</sup> Sullivan deceased who was a Member) made Application to become a member in room of his Father agreeable to the Institution and was Admitted —

Proceeded to ballot for Officers and

Major Josep Mills was chosen	. President
Col <sup>o</sup> Amos Cogswell . . .	vice President
Cap <sup>t</sup> Daniel Gookin . . .	Secretary
Gen <sup>l</sup> Mich <sup>l</sup> M <sup>c</sup> Clary . . .	Treasurer
Col <sup>o</sup> James H. M <sup>c</sup> Clary . . .	Assistant Treasurer

Proceeded to examine the Treasurers Accounts and find due to the society in the Treasurers hands for the interest on the stock of the society Three hundred Eighteen Dollars Thirty five Cents, — Interest being accounted for to July 1<sup>st</sup> 1808 which account was approved and accepted

\$318=35=

Voted to meet at Epsom on the 4<sup>th</sup> of July Next

Adjourned —

At a Meeting of the Society of the Cincinnati of the State of New Hampshire held at Epsom July 4<sup>th</sup> 1809 — Present —

General Michael M<sup>c</sup>Clary  
Col<sup>o</sup> Bradbury Cilley —  
Col<sup>o</sup> James H. M<sup>c</sup>Clary  
Cap<sup>t</sup> John Sullivan (son of the General) and  
Cap<sup>t</sup> Daniel Gookin —

Agreeable to the Institution proceeded to the Choice of officers and made choice of

Col <sup>o</sup> Amos Cogswell for	. President
Col <sup>o</sup> Bradbury Cilley . . .	Vice President
Cap <sup>t</sup> Daniel Gookin . . .	Secretary
General M. M <sup>c</sup> Clary . . .	Treasurer
Col <sup>o</sup> James H M <sup>c</sup> Clary . . .	Assistant Treasurer

Proceeded to examine the Accounts of the Treasurer and find due to the Society in the hands of the Treasurer Three hundred and fifty five Dollars ten Cents, Interest being accounted for to July 1<sup>st</sup> 1809 — which account was received and accepted —

355.10

Voted that the Treasurer pay to Bradbury Cilley Esq<sup>r</sup> sixty Dollars to James H. McClary Esq<sup>r</sup> sixty Dollars to Cap<sup>t</sup> John Sullivan (son of the Late General) sixty Dollars to Daniel Gookin Esq<sup>r</sup> sixty Dollars and to Michael M<sup>c</sup>Clary Esq<sup>r</sup> sixty Dollars being part of the Interest of the funds now in his hands

Adjourned to July 4th 1810 then to Meet at Epsom —

EPSOM JULY 4<sup>th</sup> 1810—

At a meeting of the Society of the Cincinnati of New Hampshire holden this day Present

Col<sup>o</sup> Bradbury Cilley  
General Mich<sup>l</sup> McClary

Proceeded to ballot for Officers for the ensuing Year and

Col <sup>o</sup> Amos Cogswell	was Chosen	President
Col <sup>o</sup> Bradbury Cilley	.	Vice President
Cap <sup>t</sup> Daniel Gookin	.	Secretary
Gen <sup>l</sup> Michael M <sup>c</sup> Clary	.	Treasurer
Col <sup>o</sup> James H. M <sup>c</sup> Clary	.	assistant Treasurer
General Mich <sup>l</sup> McClary	.	Sec <sup>y</sup> P. T.—

Balance of Interest in the Treasurers hands due the Society  
Eighty-five Dollars Ten Cents —

Adjourned to meet at Portsmouth on the 4 of July next

## PORTSMOUTH JULY 4 1811 —

At a meeting of the Society of the Cincinnati of New Hampshire held this day agreeably to the Institution — Present —

Col<sup>o</sup> Bradbury Cilley  
General Mic<sup>l</sup> M<sup>c</sup>Clary  
Cap<sup>t</sup> Daniel Gookin  
Cap<sup>t</sup> John Sullivan and  
Cap<sup>t</sup> John Sullivan J<sup>r</sup>

Proceeded to ballot for Officers for the ensuing Year and the following Gentlemen were elected

Col <sup>o</sup> Amos Cogswell	.	President
Col <sup>o</sup> Bradbury Cilley	.	Vice President
Cap <sup>t</sup> Daniel Gookin	.	Sec <sup>y</sup>
Gen <sup>l</sup> Mic <sup>l</sup> M <sup>c</sup> Clary	.	Treasurer
Cap <sup>t</sup> John Sullivan J <sup>r</sup>	.	Assistant Treas <sup>r</sup>

Examined the Treasurers account and find a balance in his hands, for Interest on the Fund due the Society of One hundred Thirty-five Dollars and Ten Cents, Interest being by him accounted for to July 1<sup>st</sup> 1811 —

Voted that the Treasurer pay to Elizabeth M<sup>c</sup>Clary widow of James H. M<sup>c</sup>Clary Twenty-five Dollars Taking her Receipt for the same being, a donation given her by the Society —

Adjourned to meet at Portsmouth on July 4<sup>th</sup> 1812 —

DANIEL GOOKIN Sec<sup>y</sup>

PORTSMOUTH JULY 4<sup>th</sup> 1812—

At a Meeting of the Society of the Cincinate held this day  
Present—

Col <sup>o</sup> Bradbury Cilley . . .	Vice President
Daniel Gookin . . .	Sec <sup>ty</sup>
Gen <sup>l</sup> Mic <sup>l</sup> M <sup>c</sup> Clary . . .	Treasurer
Cap <sup>t</sup> John Sullivan J <sup>r</sup> . . .	Assistant Treas <sup>r</sup> and
Cap <sup>t</sup> John Sullivan	

Proceeded to ballot for Officers and

Col <sup>o</sup> Amos Cogswell was chosen . . .	President
Col <sup>o</sup> Bradbury Cilley . . .	Vice President
Cap <sup>t</sup> Daniel Gookin . . .	Sec <sup>ty</sup>
Gen <sup>l</sup> Mich <sup>l</sup> M <sup>c</sup> Clary . . .	Treasurer and
Cap <sup>t</sup> John Sullivan J <sup>r</sup> . . .	Assistant Trea <sup>r</sup>

Examined the Treasurers Accounts and find in his hands a balance for interest, on the fund, of One hundred Thirty-Nine Dollars seventy-three Cents, Interest accounted for by him to July 1<sup>st</sup> 1812—

Voted that a Donation of Twenty Dollars be paid by the Treasurer to Elizabeth Adams, widow of the late Colonel Samuel Adams—

Adjourned to meet at Portsmouth on the 4 of July 1813—

PORTSMOUTH JULY 5<sup>th</sup> 1813—

At a meeting of the Society of the Cincinnati held this day  
Present

Mic<sup>l</sup> M<sup>c</sup>Clary  
Daniel Gookin

Proceeded to Ballot for Officers and

Amos Cogswell was Chosen . . .	President
Bradbury Cilley . . .	Vice President
Daniel Gookin . . .	Secretary
Michael M <sup>c</sup> Clary . . .	Treasurer
John Sullivan J <sup>r</sup> . . .	Assistant Treasurer

Examined the Treasurers Accounts and find in his hands a Balance due the Society for Interest on the funds, of One hundred forty-seven Dollars forty-One Cents Interest accounted for to July 1<sup>st</sup> 1813—

Voted that the Treasurer pay to Elizabeth M<sup>c</sup>Clary Widow of

James H. McClary Twenty Dollars as a donation from the Society —

Adjourned to meet at Epsom on July 4<sup>th</sup> 1814 —

The Hon<sup>ble</sup> Nicholas Gilman having Died at Philadelphia on his return from Washington where he had been Attending his duty as a Senator in Congress from New Hampshire — Ordered that the members of the Society of the Cincinnati of N. Hampshire be requested to ware Black crape on the left Arm for Thirty days as a badge of respect and esteem they have for his memory

May 17<sup>th</sup> 1814

EPSOM JULY 4<sup>th</sup> 1814

At a meeting of the Society of the Cincinnati held this day Present —

Mich<sup>l</sup> M<sup>c</sup>Clary

Daniel Gookin

Proceeded to Ballot for officers and

Amos Cogswell was chosen . . .	President
Bradbury Cilley . . . . .	Vice President
Daniel Gookin . . . . .	Sec <sup>y</sup>
Michael M <sup>c</sup> Clary . . . . .	Treasurer
John Sullivan J <sup>r</sup> . . . . .	Ass <sup>t</sup> Treasurer

Examined the Treasurers Accounts and find in his hands One hundred Seventy-seven Dollars Eighty-four Cents money by him received for Interest on the funds belonging to the Society he having accounted for Interest to July 1<sup>st</sup> 1814

Adjourned to Meet at Portsmouth on the 4 of July 1815

DANIEL GOOKIN Sec<sup>y</sup>

PORTSMOUTH JULY 4<sup>th</sup> 1815

At a meeting of the Society of the Cincinnati

Present —

Michiel M<sup>c</sup>Clary

Daniel Gookin

John Sullivan J<sup>r</sup> (son of Ebenezer)

Joseph Mills —

Joseph Mills son of the late Joseph Mills Esq<sup>r</sup> of Deerfield deceased was admitted a member in Room of his father agreeable to the Institution, he having signed the same —

## Balloted for Officers and

Amos Cogswell was chosen . . .	President
Bradbury Cilley . . . . .	Vice President
Daniel Gookin . . . . .	Secretary
Michael M <sup>c</sup> Clary . . . . .	Treasurer
John Sullivan J <sup>r</sup> . . . . .	Ass <sup>t</sup> Treasurer

Examined the Treasurers Accounts and there are in his hands Interest on the funds due the Society Two hundred Twenty-three Dollars Eighty-four Cents Interest Accounted for to July first One thousand Eight hundred fifteen

\$223=84=

Voted that the Treasurer pay to the Widow of the late Cap<sup>t</sup> Eben<sup>r</sup> Sullivan Fifteen Dollars and to the Widow of the late James H. M<sup>c</sup>Clary Fifteen Dollars as a donation from the Society —

Voted that the Society meet at Portsmouth on the 4 of July 1816

DANIEL GOOKIN Sect<sup>y</sup>

PORTSMOUTH JULY 4<sup>th</sup> 1816 —

At a meeting of the Society of Cincinate held this day

Present —

Bradbury Cilley  
Dan<sup>t</sup> Gookin  
Michael M<sup>c</sup>Clary  
John Sullivan  
Joseph Mills

## Balloted for the choice of Officers And

Amos Cogswell was elected . . .	President
Bradbury Cilley . . . . .	Vice President
Daniel Gookin . . . . .	Sect <sup>y</sup>
Michael M <sup>c</sup> Clary . . . . .	Treasurer
John Sullivan J <sup>r</sup> . . . . .	Ass <sup>t</sup> Treasurer

Examined the Treasurers Account, and there are in his hands Interest on the fund Two hundred Thirty-four Dollars Ninety seven Cents he having Accounted for the Interest on the fund to July first one thousand Eight hundred and sixteen

\$234,97

Voted that the Treasurer pay to the Widow of the late General John Sullivan Twenty Dollars taking her receipt for the same



Voted that the Treasurer pay to Anna Huntoon Ten Dollars taking her receipt for same

Voted that the Society meet at Portsmouth on the 4 of July 1817 — DANIEL GOOKIN Sect<sup>y</sup>

### PORTSMOUTH JULY 4<sup>th</sup> 1817

At the Annual Meeting of the Society of the Cincinnati of New Hampshire holden this day —

Present

Daniel Gookin

John Sullivan Jr

John Sullivan and

Joseph Mills,

Mich<sup>l</sup> M<sup>c</sup>Clary being prevented by Sickness from Attending his son John M<sup>c</sup>Clary Attended with the Treasurers Account

Proceeded to Ballot for Officers

Amos Cogswell was chosen . . . President

Bradbury Cilley . . . Vice President

Daniel Gookin . . . Sect<sup>y</sup>

Mich<sup>l</sup> M<sup>c</sup>Clary . . . Treasurer

John Sullivan Jr . . . Assistant Treasurer

Examined the Treasurers Accounts and there Are in his hands received for Interest on the funds Two hundred Seventeen Dollars Forty-One Cents he having Accounted for interest to July 1<sup>st</sup> 1817—

Doll 217,,41

Voted that the Society meet at Portsmouth on July 4 1818

DANIEL GOOKIN Sect<sup>y</sup>

### PORTSMOUTH JULY 4<sup>th</sup> 1818

At a meeting of the Society of the Cincinnati this day

Present

Daniel Gookin

Mich<sup>l</sup> M<sup>c</sup>Clary

Adams son of Sam<sup>l</sup> Adams

Proceeded to the Choice of Officers

Amos Cogswell was Elected . . . President

Bradbury Cilley . . . Vice President

Daniel Gookin . . . Sect<sup>y</sup>

Mich<sup>l</sup> M<sup>c</sup>Clary . . . Treasurer

John Sullivan Jr . . . Assistant Treasurer

Examined the Treasurers Account and there is in his hands, Interest on the fund, Two-hundred forty-six Dollars, One Cent Interest by him Accounted for to July 1<sup>st</sup> 1818

\$246=01=

Voted that the Treasurer pay to the widow of Ebenezer Sullivan Ten Dollars, and to the Children of John Sullivan Jr fifteen Dollars, And to the widow of Harvey M<sup>c</sup>Clary Ten Dollars, and to Jonathan Perkins Ten Dollars

Voted to meet at Daniel Coffins in Eping on the 4<sup>th</sup> of July 1819—

EPHING MONDAY JULY 5<sup>th</sup> 1819—

At a meeting of the Society of the Cincinnate this day  
Present

Mich<sup>l</sup> M<sup>c</sup>Clary  
Daniel Gookin

Officers Chosen

Amos Cogswell . . . .	President
Bradbury Cilley . . . .	Vice President
Daniel Gookin . . . .	Secretary
Mich <sup>l</sup> M <sup>c</sup> Clary . . . .	Treasurer

On Examining the Treasurers Account, there are in his hands, for interest on the funds, Two hundred forty-three Dollars Thirty-One Cents, interest accounted for by him to July first 1819

\$243=31=

Voted that the Treasurer pay to the Children of John Sullivan Jr fifteen Dollars—

Voted that the Treasurer pay to the Widow Elizabeth M<sup>c</sup>Clary Ten Dollars

Voted That the Meeting of the Society on the 4 day of July 1820 be at Notingham—

DANIEL GOOKIN Sec<sup>y</sup>

NOTINGHAM JULY 4<sup>th</sup> 1820—

Agreeable to the Institution the Society of the Cincinnati met this day

Present—

Bradbury Cilley  
Mich<sup>l</sup> M<sup>c</sup>Clary  
Joseph Mills  
Daniel Gookin

Proceeded to the Choice of Officers and

Amos Cogswell was chosen . . .	President
Bradbury Cilley . . . . .	Vice President
Daniel Gookin . . . . .	Sect <sup>y</sup>
Mich <sup>l</sup> M <sup>c</sup> Clary . . . . .	Treasurer

Examined the Treasurers Accounts and there Are in his hands Two hundred Seventy-four Dollars and Thirty-One Cents he having Accounted for the interest on the fund to July first One thousand Eight hundred and Twenty. —

Voted that the Treasurer pay to

Bradbury Cilley out of the interest in his hands Sixty Dollars

To Joseph Mills sixty Dollars

to Mich<sup>l</sup> M<sup>c</sup>Clary Sixty Dollars

To Daniel Gookin Sixty Dollars

Voted that the Next Annual Meeting be holden at General Butlers in Deerfield —

DANIEL GOOKIN Sect<sup>y</sup>

DEERFIELD JULY 4<sup>th</sup> 1821

At a meeting of the Cincinnati Society held this day

Present

Bradbury Cilley

Mich<sup>l</sup> M<sup>c</sup>Clary

Proceeded to the Choice of Officers And

Amos Cogswell was Chosen . . .	President
Bradbury Cilley . . . . .	Vice Presedent
Daniel Gookin . . . . .	Sect <sup>y</sup>
Mich <sup>l</sup> M <sup>c</sup> Clary . . . . .	Treasurer

The Treasurers Accounts were examined and Approved and Accepted and there Are in his hands of the interest drawn from the fund, Seventy-Seven Dollars forty-two Cents he having Accounted for the interest drawn to July 1<sup>st</sup> 1821

\$77.42

Voted that the Treasurer pay to the Widow Abigail Sullivan Ten Dollars

To the Children of Captain John Sullivan Fifteen Dollars

Voted that the Society meet at Portsmouth on the fourth day of July Next at 10 oclock —

PORTSMOUTH JULY 4<sup>th</sup> 1822 —

The Cinnate Society having Met

Present —

Bradbury Cilley

Mich<sup>l</sup> M<sup>c</sup>Clary

Daniel Gookin

Proceeded to the Choice of Officers

Amos Cogswell . . . . President

Bradbury Cilley . . . . Vice President

Daniel Gookin . . . . Sect<sup>y</sup>

Mich<sup>l</sup> M<sup>c</sup>Clary . . . . Treasurer

Examined the Treasurers Accounts which were Approved and Accepted — there are in his hands of Interest drawn from the fund belonging to the Society Ninety-Nine Dollars Forty-two Cents the Treasurer having Accounted for interest to July 1<sup>st</sup> 1822 —

99.42

Voted that the Next Anual Meeting be held at Portsmouth at the House of Nath<sup>l</sup> Brown at 10 o'Clock, A. M.

DANIEL GOOKIN Sect<sup>y</sup>

PORTSMOUTH JULY 4<sup>th</sup> 1823 —

Present

Mich<sup>l</sup> M<sup>c</sup>Clary

Daniel Gookin

Proceeded to the Choice of Officers

Amos Cogswell . . . . President

Bradbury Cilley . . . . Vice President

Daniel Gookin . . . . Sect<sup>y</sup>

Mich<sup>l</sup> M<sup>c</sup>Clary . . . . Treasurer

Examined the Treasurers Account there are in his hands One hundred forty-three Dollars and seventy Eight Cents Interest by him accounted for to July 1<sup>st</sup> 1823

143=78

Voted that the Treasurer pay to Charlotte Page daughter of the late Joseph Mills Fifteen Dollars —

Voted that the Treasurer pay to the Children of John Sullivan Ten Dollars

Voted that the Next Annual Meeting be held at Portsmouth

DANIEL GOOKIN Sect<sup>y</sup>

[*Henry Dearborn, Delegate, to General Sullivan.*]

Sir

EXETER June 8<sup>th</sup> 1784—

having been detain'd much longer than I expected on my late Journey, it will be so late before I git my fammily to Kennebeck, that it will not be in my power to attend the annual meeting the 4<sup>th</sup> July.—the Newspapers inform you of what we have done, I dare say many of our breathing will start at the alterations which we have made in the Institution. I confess I should have been better pleas'd with the institution in some respects, had not so material alterations have taken place, but we found our selves reduced to the single alternative of making such alterations as we have, or attempt to stand without the President Genl, he was very much allarm'd, & in fact it appeerd that the clammer through the Statés at large, & in Congress as well as with our foreign Ministers was very general, some letters from several of the principle characters in the French Army & Navy had great weight with many,—in which letters it was said that the hereditary part would undoubtedly be disagreeable to the democratic sentiments of our country,—& that it would not be strange, as it was a new thing in Europe for an order of merit to descend,—& every man must see at first view that there is an absurdety in attempting to transmitt real merit to posterity,—I have said before that those expressions had great weight with many,—& if we coolly ask our selves what ware our principle motives when we entered into the order, or at least what we pretended, were our motives, & what we endeavoured to convince the people ware our real motives,—at the same time taking into consideration the *character* of the man by whose name we have Christen'd our society,—& after satisfying our selves in those facts, ask wheather all those purposes which we had a *right* to wish to be answered by the institution cannot be fully answerd as the institution now stands. I am reather inclined to suppose the canded honest man will answer in the affirmative if he can for a moment divest himself of that illnature which the conduct of the people at large towards us, has unavoidably created, but wheather any one can fully perform the task is a question with me; (Judging from my own feelings).—Maj<sup>r</sup> L. Enfant arrived the first of May with letters from the Gentlemen of the French Army & Navy expressing their gratitude in the warmest possible terms, for the honours conferred on them by the

NOTE.—These documents were copied from original loose papers in the possession of the New Hampshire Historical Society.

society, he brought many petitions from various characters to be admitted, he likewise brought about 150 eagles, some diplomes & a die to stamp the meddles, & the copper plate to compleat a sufficient number of diplomes — The President will take the direction of those matters — the Eagles cannot be made in America, — but may be procured in France or England, — the French Gentlemen esteem the order as the first order of merit in the world, & put it on above any of their orders, — Maj<sup>r</sup> Debushett, came from France to Philadelphia on no other business but to petition the Gen<sup>l</sup> meeting to be admitted; — he has served two years & ten months in our Army in the character of an Officer, but could not obtain the order in France, he has obtain'd the order of S<sup>t</sup> Loues for his service in the late war, but could not be satisfied without the Cincinnati. —

inclosed is an acc<sup>t</sup> of my expences —

HENRY DEARBORN, Delegate.

Hon<sup>bl</sup> Maj<sup>r</sup> Gen<sup>l</sup> Sullivan/

[The name of Lt. Col. Henry Dearborn has been cut from the original of the above copy.]

[*Letter of George Washington.*]

MOUNT VERNON IN VIRGINIA Oct<sup>r</sup> 31<sup>st</sup> 1786 —

Sir —

I take this early opportunity, in my character of President of the Cincinnati, of announcing to you, that the triennial General Meeting of the Society is to be convened at the city of Philadelphia on the first Monday of May in the year 1787 —

As it will not be in my power (for reasons which I shall have the honor of immediately communicating) to attend the next general meeting; And as it may become more and more inconvenient for me to be absent from my Farms, or to receive appointments which will direct me from my private affairs; I think it proper also to acquaint you for the information of your Delegates to the General Meeting, that it is my desire not to be reelected to the Presidency, since I should find myself under the necessity of declining the acceptance of it.

The numerous applications for information made to me in consequence of my Military command, the multiplicity of my correspondencies in this country as well as in many parts of *Europe*; the variety and perplexity of my own private concerns, which, having been much deranged by my absence through the war,

demand my entire And unremitting attention; the arduousness of the task, in which I have been as it were unavoidably engaged of superintending the opening the navigation of the great Rivers in this state; the natural desire of relaxation and tranquility, from business, which almost every one experiences at my time of life, particularly, after having acted (during a considerable period) as no idle unspectator in uncommonly busy and important scenes; and the present imbecility of my health occasioned by a violent attack of the fever and ague, succeeded by rheumatick pains (to which I have been, till of late an Entire stranger); will I doubt not, be considered as reasons of sufficient validity to justify my conduct in the present instance.

Although the whole of these reasons could not have been before operated; yet in conformity to my determination of passing the remainder of my days in a state of retirement, I should certainly have refused to accept the office of President with which I was honored in 1784, but from an apprehension that my refusal, at that time might have been misrepresented as a kind of dereliction of the society on my part, or imputed to a disapprobation of the principles on which it was then established—To convince the opposers of the Institution, should any such remain, that this was not the fact; and to give no colourable pretext for unreasonable attacks; I prevailed on myself to accept the appointment with a view of holding it only until the next election; before which time I expected the jealousy that had been excited would subside—and this I am happy to be informed has universally taken place.—

Highly approving as I do, the principles on which the society is now constituted; and pleased to find, so far as I have been able to learn from reiterated enquiries, that it is acceptable to the good people of the United States in general; it only remains for me to express the sense I entertain of the honor conferred by the last General Meeting in electing me their President, and to implore in future the benediction of Heaven, on the virtuous associates in this illustrious Institution—

During the residue of my continuance in office, I shall be constantly ready to sign such *Diplomas* as may be requisite for the members of your state society, being sincerely desirous of giving every possible proof of attachment, esteem, and affection for them; as well as of demonstrating the sentiments of perfect consideration and respect with which I have the honor

to be y<sup>r</sup> most obed<sup>t</sup> and

most Humble Servant,

GE<sup>o</sup> WASHINGTON

P. S.

I have thought it expedient to forward a transcript of this circular address to Maj<sup>r</sup> General Gates, Vice President of the Society — In order that the General Meeting may suffer no embarrassment for want of an official character to preside at the opening of it—

The President of the Society of the Cincinnati — State of New Hampshire—

A true copy—

J. WINGATE THORNTON—

Boston Oct. 27, 1842 —

[The following, among the papers of the Society, appears to be the original draft of a letter in the handwriting of Daniel Gookin, without date, address, or signature, yet of historic value.]

Sir/

your letters of June and July three in Number to the President of the Cincinnati Society of New Hampshire were not received from the post office untill August 25 not knowing they were there until I noticed their being advertised by the Post Master—

Death has made great inroads among the Officers of the Revolutionary Army from New Hampshire and the Survivors are much Scattered I know of but one Gen<sup>l</sup> Officer—that is General Stark who I suppose will be provided for as soon as Congress meet as a Bill was before them for his relief when Congress Adjourned, General Stark is not a Member of the Cincinnati Society he was the Senior Officer from New Hampshire when the Cincinnati Society was formed in Camp but he not approving thereof no State Society was formed untill after the Army had disbanded and the Officers returned home, when Application being made to General Sullivan by the Baron De Stuben on behalf of the General Society he (Sullivan) by Advertisement requested the Officers to meet and form a State Society The request was but poorly complied with a few however did meet & form themselves into a society but now on our Annual Meeting on the 4 of July we Seldom have more than 5 or 6 members present. I believe there is but one Field Officer Now living in the State that is Major James Carr & I rather think he will come under the Act of Congress for affording assistance to the needy. (the Major is not a member of the Society,) And indeed I do not



know of more than 2 or 3 Officers who served in the New Hampshire line who now reside in the State who were under any of the Acts of Congress intitled to half pay or Commutation, but what will come clearly within the Act of Congress making provision for those who Need assistance from their Country Col<sup>o</sup> Cogswell who was A Captain in the Revolutionary Army in the Massachusetts Line now living in Dover in this State is presid<sup>t</sup> of the Cincinnati Society, Bradbury Cilley Son of the late General Cilley (who was a Col<sup>o</sup> in the Army) is Now a Member in his fathers Stead and is Vice president of the Society Daniel Gookin who was a Lieutenant in the Army is Sect<sup>y</sup> and Gen<sup>l</sup> Michel M<sup>c</sup>Clary who was A Captain in the Army is Treasurer —

The Officers of the New Hampshire Line were Mostly Farmers Labourious Men Those who Survived the war after being unused to Labour for 7 or 8 years found it very painful to go immediately to the plow. But after Spending what Little property they possessed they were Compelled too, with Broken fortunes and broken Spirits with many of them Death has Closed the Scene and the Survivours coming under the Act of Congress of Last Session I rather think you Must not calculate on Much Assistance from the Surviving Officers the New Hampshire Line who now reside within the State, I shall take the first opportunity of Laying your Communications before Col<sup>o</sup> Cogswell the President and I expect to See General M<sup>c</sup>Clary the Treasurer in September he is best acquainted of any person in the State with the Surviving Officers, And if any thing can be done to assist you in your application to Congress you shall have immediate Notice But should You Not receive any further Communication You may without fear of Contradiction Assert the poverty and Needy Circumstances of Most of the Surviving Officers of the Revolutionary Line of the Army from New Hampshire in Addition to the Justice of their Claims, But altho you may not receive Assistance from the Officers, From my knowledge of the Gentlemen from New Hampshire in the Senate and House of Representatives in Congress I am fully confident they will exert themselves that Ample Justice may be done to the Survivours of the Revolutionary Army

[*James Blanchard to the Officers of the New Hampshire Line.*]

PHILADELPHIA, June 1 1791

Gentlemen

You will receive a Circular Letter of my Signature of the 19<sup>th</sup> of April Similar to a Number that have been Sent to the Officers of the Late American Army and I beg Leave to give you the reason of it being done

When Government under the new Constitution was making Arrangements for the payment of the Public debt, the Officers of the Massachusetts Line preferred a Petition to Congress praying that some mode might be Adopted to Ascertain the value of the Certificates they received for their Pay and Subsistence at the Conclusion of the War, and the residue be Still due to them —

The Representatives of the Southern States Urged the Justice of the Claim, and the Impropriety of one Class of men Accumulating such Large Sums for so Small Considerations, from the delay of the public to the distress and ruin of an other Class of men to whom they were so much Indebted for the freedom and Independence they then enjoyed — but the Representatives from the Northern States being purchasers of Certificates were of a different Opinion, and the petition was rejected, and a funding Law passed that Ascertained a Note given for £70,8, that in Seven Years had Accumulated £28:12 Interest, to be worth £82, or thereabouts — The Officers waited on their representatives on their return to the State, who Informed them, that a Funding Law had passed, and the value of their Certificates were Ascertained by the said Law — but if the United States paid their debt to Individuals on the Same principles that one Individual was Compelled by the Laws of the Country to pay to Another, there was a residue that could be paid to the Original Creditor

The Officers wishing for Tranquility & Every possible means of Justice Observed, that Notwithstanding they had Alienated their Certificates Similar to all Other bills of Credit, that had been reduced by a scale of Depretiation to their Current value, and their Assigns had rec<sup>d</sup> a retribution from 300, to 500 per Cent on their purchase in Specie by a Law, they would be Contented with the residue as it Stood on the public Books

and Last sessions a Remonstrance was presented to Congress under the *fictional* Signature of Original Creditors — demanding the said residue to be paid to the present Holders of Certificates — This Representation came forward at an Unseasonable time

and in Such Indecent and Illiberal Terms that Only three Gentlemen from the house of Representatives and M<sup>r</sup> Morris from the Senate Voted for the Adoption of it

and as it was declared in Congress by M<sup>r</sup> Sedgwick M<sup>r</sup> Beaudinott M<sup>r</sup> Livermore and others and Confirmed by a Majority of the members that Notwithstanding the army had been paid in paper at 2/6 in the pound they had received Ample Satisfaction and that Justice could not be done to other public Creditors because the greatest part of the Public debt was in fictitious Certificates — The Officers from different States, at different meetings Signifying their Uneasiness from a different Opinion desired the Letter Might be Circulated and by the Advice and direction of a number of Respectable Officers I have done it —

I am Gentlemen your H<sup>le</sup> Ser<sup>t</sup>

JAMES BLANCHARD

To the Officers of the New Hampshire Line Late American Army —

[*James Blanchard to Joseph Cilley and George Reid.*]

NORFOLK Virginia 7 May 1792

Gentlemen

I sent each of you by M<sup>r</sup> Reid two pamphlets with a Circular Letter — and sometime after two Others Similar to the Inclosed — but wheither you Ever Received them I have not heard —

I conceive you have received the circular Letter from the Massachusetts Officers — also from General Hull at Philadelphia — M<sup>r</sup> Livermore and M<sup>r</sup> Gilman can Inform you more particularly if they please —

Tho. M<sup>r</sup> Livermore was very bitter in his declamations Against discrimination — not from being Interested in Certificates — for he never rec<sup>d</sup> one for any of *his* services nor had Confidence enough in the Government to buy one — but from a *Religious* Abhorance to the revolution and all that had a hand in it — I should be much Oblidgd to you to drop a Line in the post office directed to me at New York

I am Gentlemen Most Respectfully

Your Humble Servant

JAMES BLANCHARD

[*James Blanchard to Samuel Livermore.*]

Sr

VIRGINIA May 27, 1792

When you was preparing the funding Law my domestic Concerns was so distressed that I paid no Attention to it — my Certificates being retained untill I Accounted for the money I had received as Paymaster — In Sept<sup>r</sup> following I delivered my Vouchers to the Comissioner, and on Comparing them with the public Books there was 394<sup>doll.</sup> 10<sup>ct</sup> that I Claimed Credit for — but Mr. Pierce being dead & the books where the business was Transacted could not be found & I was Oblidged to Submit — but prayed it might be Transferred — this was Refused on a principle, that the balance against me was *money*, and the balance in my favour Certificates — and the Treasurer Mr. Merideth purchased a Certificate of 734 dollars (which was the rate of exchange) & my Account was Settled and a Certificate for the remainder given to me

This Led me into an Enquiry and I Investigated your Transactions, from the Secretary down to the Jew brokers — I was in hopes at the subsequent Session there would be some reconsideration — but not finding the Colour of Compunction — I prepared a Circular letter which doubtless you have Seen — and the Massachusetts Officers have Introduced the Application

but for my part I have not the Colour of *hope* you are Chiefly the same men and I do not Know of any thing that has made a Change —

Your debates in Congress are Litterally Translated and replied to — that takes a pamphlet of About 100 pages — also an Explicit Address in a Hand bill that takes one page of a Large Sheet of paper Stating the Inconveniences of the funding Law and the Conveniences that wou'd have Accrued by discrimination with the Name of the member of Congress — recommending at Next Election to Make Another Choice — and what will come of it the Sequel will only disclose —

Among your Arguments you Observed that the Original Creditors might have Kept their Certificates That Esau sold his birth right for a Mess of pottage and Heaven and Earth Confirmed the sale —

If a man after the dangers he had been Exposed to, and returning from the field to Look up the Little brood he had left, been Steel'd Against Natural Affections, Sickness, or the Inclemencies of the Weather or the patriot, who had Loaned his money (and

perhaps grown Old) Against the Cravings of Nature, the distresses of an Affectionate wife or Seeing his Children Straying on a Dunghill — or the Farmer whose fences had been destroyed and his Stock diminished by public demands could have replaced them by the word of his power — they might have kept their Certificates — but must the Example of Esau, when he came fainting from the field & Selling his birth right for a Mess of pottage — be Established as a precedent by the representatives of the United States to Justify their purchasing final Settlements as Jacob did the birth right of his brother — and deceitfully taking from him — his blessing —

However as the business Recited to, will be public I will not Trouble you with a long Letter and Only

Subscribe my Self Your

Humble Servant

JAMES BLANCHARD

[*Resolutions from Savannah.*]

The standing Committee to whom were referred a Letter from John Winslow, recorder, with a Copy of a Petition to the Congress of the UNITED STATES from the State Society of the Common Wealth of Massachusetts; and a copy of a Letter from James Blanchard, presented a report, which being read, was accepted — WHEREUPON,

*Resolved.* — That the Bravery, fidelity, fortitude and patient suffering of the Officers and Soldiers of the American Army, during the many trying vicissitudes of the late Revolution are among the principal causes of the Establishment of that Liberty and Independence we now enjoy.

*Resolved.* That at the close of the War when large arrears were due to them and their accounts not settled, they gave a singular and noble proof of moderation when they laid down their Arms, and dispersed themselves, relying with an honest confidence on the faith of Congress, and the assurances of their General, that, their long arrears should be fairly and speedily ascertained, and the balance with an Interest agreed on, fully paid as soon as the deranged and exhausted resources of the Country would admit.

*Resolved.* That the United States in Congress, and every State Separately have repeatedly acknowledged this unexampled in-

stance of moderation, and those faithful services, of the Army, and that Congress took proper steps by which the balances due to them were ascertained, but from the want of sufficient powers in the General Government to compel the States to pay their just quota of Public Expences, no provision whatsoever was made, for payment either of the principal or Interest by which means they became depreciated in some instances to an eighth of their nominal sum, which reduced price, the necessity of most of the Officers and Soldiers of the Army compelled them to receive, for an assignment of their Certificates.

*Resolved.* That when the new Constitution was formed to establish Justice, and Congress under it were debating on the System, reported by the Secretary of the Treasury for the support of public credit; a system that proposed a violation of the public faith, in refusing to accept on loan the Interest due on part of the public debt, and deferring the payment of another part; a system manifestly contradictory by affirming in the first instance that the resources of the United States were not adequate to pay the full Interest of their own debt, and yet proposing to add Twenty-two millions of dollars to it by Assuming Debts not their own:

When Congress were debating this system it was in their power, consistently with fair principles of Equity and Justice to have provided a remedy for a part of the great injury the army had suffered from the former low state of public credit, by adopting some one or other of the plans of discrimination, which were proposed by several members of unquestional honor, and well known abilities, and by which, after allowing considerable profit to the assignee, something would still have remained for him who had earned it, at the risk of his life.

*Resolved.* That tho' it may not be consistent with the principles of good faith after this new system has been in part perfected, to break in upon it by doing that now, which might well have been done then; yet still we think such proportion of the debt due to the Officers and Soldiers of the late American Army as hath not been paid to the assignees of their Certificates, may still be paid to the Original holder, without affecting any creditor under the funding Law.—THEREFORE, that a Petition be drawn to be signed by the PRESIDENT on behalf of this Society, stating the loss we have sustained, and praying that the difference between such certificate, as it would have been paid under the original contract, and as it now is under the loan, may be paid to the

original holder, and such other releif as the wisdom and Justice of Congress may think proper to grant. —

A true copy from the record, Savannah July 6<sup>th</sup> 1792. —  
JA B. SHARPE, Sec<sup>y</sup>

[*Jeremiah Fogg to William Hull.*]

Sir

EXETER Oct<sup>r</sup> 25 1792

I was very sorry not to be able to converse with you while here on the Subject of the Circular letter as we have not in this State so fully matured the matter as you have in Mass<sup>a</sup>. Our Officers are generally desirous of attempting redress but unfortunately such as are in Affluence are backward *under a pretence that they cannot with a good Grace employ an Agent without supplying the Means to defray the Expense. Their pretence I acknowledge to be too well founded; but*<sup>1</sup> such is the dispersed and I may say desperate situation of Most of our Officers that no committee would undertake to pursue the matter and become Answerable to collect an Assessment or subscription — However Col<sup>o</sup> Reid, L<sup>t</sup> Adams and myself were appointed to Consult you & pursue the matter at discretion and accordingly we have drawn up a short Memorial to Congress which we wish you to present with that from your State should you think it expedient Should you be successful I think your Compensation will be certain if not I can not engage — In Mass<sup>a</sup> the subject is old and has inspired you all with a degree of enthusiasm in point of success but our faith is less than a grain of Mustard seed not on Acc<sup>t</sup> of the injustice of the demand but the impracticality of discrimination —

I could not obtain a formal Power Signed by the whole Committee without a Journ[ey] of 50 miles — Should legal Nicety be required please to send me line & Post directed to Exeter and I will obtain one —

To William Hull of  
Mass. Esq<sup>r</sup>

County of Middlesix Com. of

At a Convention of Officers of the State of New Ham holden at Exeter on the      of Oc<sup>r</sup> last whereof ye Hon<sup>le</sup> Joseph Cilley was Chairman to take into Consideration a Circular letter from the late Officers of y<sup>e</sup> Massacut<sup>t</sup> line George Reid Jeremiah Fogg and Sam<sup>l</sup> Adams Esq<sup>r</sup> were chosen a Committee to take into Consideration said Letter and act thereon at discretion

JERE FOGG Clerk of s<sup>d</sup> Convent

<sup>1</sup> The section in Italics has a line drawn through it in the original.

Therefore by virtue of said Resolution we the said Committee do constitute and appoint You y<sup>e</sup> said W<sup>m</sup> Hull our Attorney to present to the Congress of the U. S. a Memorial by us signed dated Exeter Oct<sup>r</sup> 1792 and by all suitable means to urge and enforce the same we hereby engaging to acquiesce in whatever you may do concerning the promises.

JERE FOGG } In behalf  
                  } of the  
                  } Committee—

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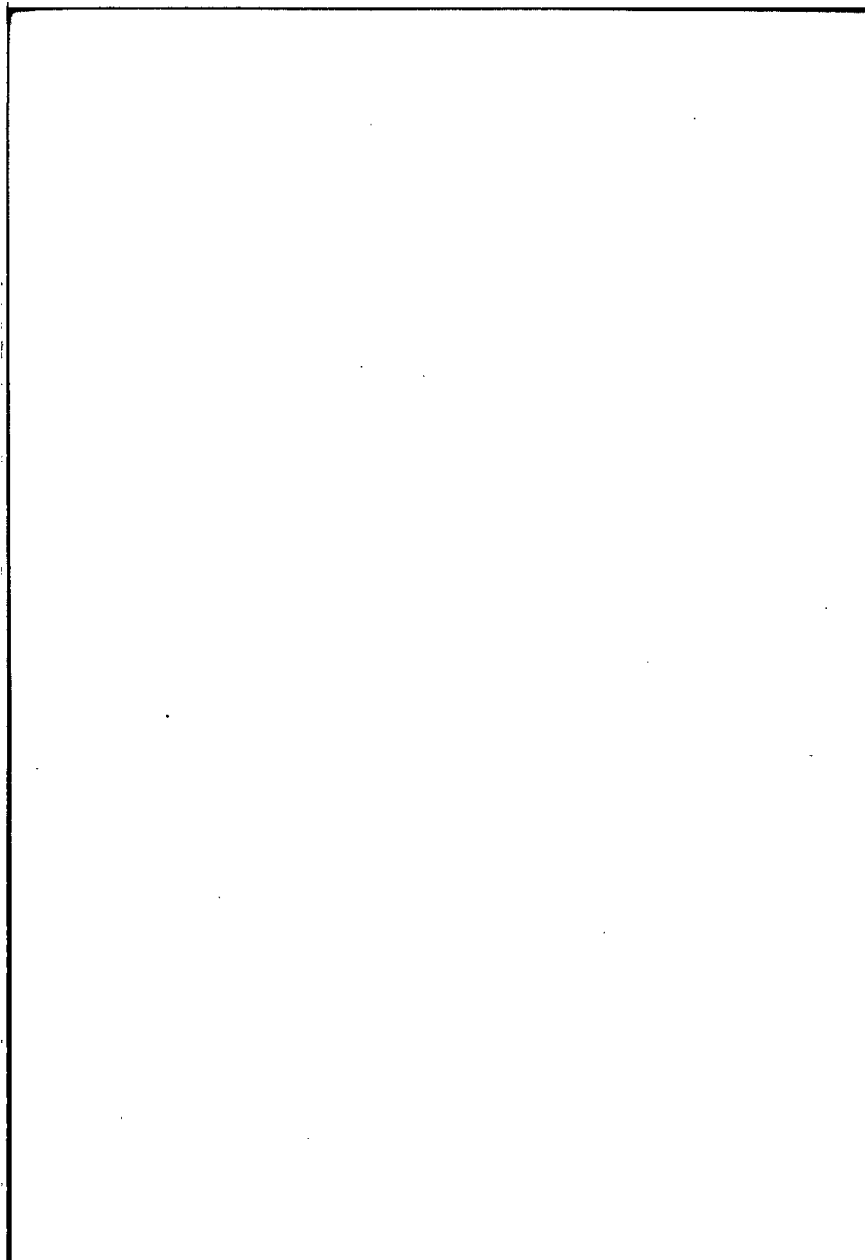
NOTE. — A valuable contribution to the literature of the New Hampshire Cincinnati has recently been made by John C. French, of Manchester. His first communication was published in a printed letter dated January 2, 1893. An abridgement of the article is given in the *Granite Monthly*, vol. xv (1893), p. 123. Mr. French's paper teems with interesting suggestions. It naturally occurs to one who follows his pointed treatment of the subject that the question of a revival of the New Hampshire branch of the order deserves early and serious attention. It might be made an influential agency in the preservation of the authentic history of the Revolution and the cultivation of a patriotic spirit among the people. The interested and organized efforts of the descendants of the worthy men who led the armies of the Revolution can most effectually rescue the story of Light Infantry Poor, Yorktown Scammell, and their comrades in arms from the oblivion into which their patriotic life work may otherwise be permitted to sink.

THE EDITOR.



# BIOGRAPHICAL SKETCHES

OF SEVERAL PERSONS PARTICIPATING IN THE GOVERNMENT OF  
NEW HAMPSHIRE IN THE PERIOD FROM 1784 TO 1793,  
COPIED FROM THE MANUSCRIPT OF WILLIAM  
PLUMER, BY PERMISSION OF THE NEW  
HAMPSHIRE HISTORICAL SOCIETY.



## NATHANIEL ADAMS

[Plumer's MSS. Blog., Vol. 5, page 474.]

Was a native of Portsmouth, New Hampshire. He graduated at Dartmouth College in the year 1775. He was afterwards appointed clerk of the superior court of the state, which office he held more than forty two years in regular, uninterrupted succession. As a clerk he was correct, methodical, and punctual. The duties he was required to perform *in the court* were executed with that propriety and dignity which reflected honor on the court under whose authority he acted.

He was, at the time of his death, the oldest justice of the peace and quorum throughout the state. He was an active, efficient agent for locating &c. the first New Hampshire turnpike. It was a road from Portsmouth to Concord.

In 1819, he wrote and published the first volume of the New Hampshire Reports, containing decisions of cases in the superior court of that state, from September, 1816, to the end of February term, 1819. In 1824, he wrote and published "Annals of Portsmouth, comprising a period of two hundred years from the first settlement of the town, with biographical sketches of the most respectable inhabitants." This volume contains four hundred pages.

He was one of the founders of the New Hampshire Historical Society, and a member from its commencement to the close of his life—and one of its officers. He wrote the Memoir of Samuel Penhallow, which is published in the commencement of the first article of the first volume of the Collections of that society. His style was plain, concise, and elegant.

A few years before his death, he delivered to me a manuscript *treatise upon trees*, requesting me to read, correct, and make such additions as I should consider necessary and useful. It appeared that some of his descriptions were incorrect, and others incomplete. I returned the book to him with my remarks; but, I believe, the treatise was never published.

He was twice married. His first wife was a daughter of Colonel Woodward; his second, a Miss Church, and she survived him. He had a number of children, several of whom were

living when he died. He lived freely, and entertained considerable company, but left little property to his family. He was a man of decent talents, prompt, and ready — and of great decision of character. He was fair and honorable in his dealings and business. His religious tenets were those of the Episcopalian church, of which he was a member.

The fourth day of August, 1829, he attended the superior court at Exeter, but after performing his duty as clerk in the court, as he entered his boarding house, he had a severe apoplectic fit and the day following died aged seventy three years.

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### GEORGE ATKINSON

[Plumer's MSS. Biog., Vol. 3, page 286.]

Was a native of Portsmouth, New Hampshire, where he lived and died. He was a man of decent talents, strict integrity, and of an irreproachable character.

For several years he was a member of the state legislature. In 1780, 1781, and 1785, he was four times appointed a delegate to the Congress of the United States, but he declined accepting the office. January 27th, 1781, he was appointed a member of the committee of safety for the state, which he also declined. On the 28th of August, of the same year he was appointed a special justice of the superior court, but I do not know that he accepted it.

In 1785, he was a candidate for the office of President of the state, and had the highest number of votes, but not a majority. The House of Representatives, from the four highest candidates, sent his name and that of John Langdon to the Senate, of which both the candidates were members; but the Senate elected Langdon.

Mr. Atkinson died in February, 1788.

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### JOSIAH BARTLETT.

[Plumer's MSS. Biog., Vol. 3, page 578.]

His ancestors were of Norman extraction, and a branch of the family came from England to Newbury, New England, at an early period of the settlement of that place. He was the son of Stephen Bartlett, and was born at Amesbury, Massachusetts, November 29th, 1729. There he received an education in the

town school, and learnt the rudiments of the Latin and Greek languages, under the direction of the Rev'd Mr. Webster of Salisbury. His anxiety to acquire knowledge induced him to turn his attention to medicine. At the age of sixteen he was placed with Dr. Ordway of his native town to study physic; but he soon exhausted the doctor's scanty library, and resorted to others for a supply.

In 1750, having completed his medical education, at the age of twenty one, he commenced the practice of his profession at Kingston, New Hampshire, where he resided as long as he lived. In 1752 he was seized with a fever, which in all probability would have proved fatal to him, had not his own reason counteracted the hackneyed modes of his attending physician. At the approach of a crisis his strength was so much exhausted by a warm and stimulating regimen and seclusion from the air, that his physician pronounced his disorder fatal; but the patient prevailed upon two men who attended him that night to procure him a quart of cider, which he took at half a teacup full at a time, by which he was so invigorated that in the morning a copious perspiration ensued, and his fever was effectually checked. Ever after this he was an attentive observer of the operations of nature in diseases, and refused to submit to dogmatical rules in prescribing for his patients. He founded his practice upon the details of nature and experience, and became popular in his profession. In 1754 the *throat distemper* appeared at Kingston and other places, attended with great mortality. After maturely investigating the subject he decided, contrary to the prevailing opinions of other physicians, that the nature of the disease was not inflammatory, but putrid. He therefore made a free and successful use of Peruvian bark and other tonics; and his success established his reputation as a skillful physician. He devoted a great portion of his time to medical subjects, and those connected with it, and acquired useful information.

He was an efficient agent in forming and establishing the New Hampshire Medical Society, which was incorporated in the year 1791. He indulged the hope that this society would do much to suppress the dangerous host of illiterate quacks, to whom he was much and justly opposed. To effect this object, he proposed that a law should be passed to prevent physicians in New Hampshire from recovering judgment in courts of law for their medicines and services, unless they had been previously examined and licensed by the society to practice; but the legislature refused to make

such provision. He was elected and accepted for that and the succeeding year, the office of president of that society; but in 1793, his official duties required so much of his time and attention, that he declined a re-election. He received the honorary degree of doctor of medicine from Dartmouth College.

In 1765 he was elected a representative to the Provincial Assembly, and continued such till the Revolution. Soon after his first election he was appointed a justice of the peace; and in 1770 lieutenant colonel of the seventh regiment of the militia. But being from principle a Republican, he disapproved of the measures of the British government, and urged the necessity of resisting their encroachments; and in February, 1775, the royal governor deprived him of his civil and military offices. This, instead of intimidating, increased his efforts to support and defend the rights of his country, and raised him still higher in the estimation of the people.

On the 23d of August, 1775, he was appointed a delegate to the Congress of the United Colonies, and in January and December of 1776 was re-appointed. These appointments he accepted, and was one of the members who on the memorable fourth of July signed the declaration of our independence. In December, 1777, and in March and August, 1778, he was appointed a delegate to the Congress of the United States, and attended till November of the year last mentioned; and then declined a re-election. After a lapse of several years, the legislature, on the 26th of February, 1783, without his knowledge again re-appointed him delegate to Congress, but he declined it.

The 19th of May, 1775, he was appointed a member of the *committee of safety* for the province, and in September of that year colonel of a regiment of militia. On the 20th of December, 1776, was a member of the New England committee, which met in Rhode Island to devise the means and methods of raising and supporting an army to defend the country.

Under the form of government which the New Hampshire convention established in 1776, he was appointed a justice of the peace and quorum throughout the colony and a member of the committee of safety for the state, and was from that time till 1783 a member and in the last year its chairman. During that period this committee exercised the executive authority of the state, and, in the recess of the legislature, possessed the power of legislation. On the 18th of July, 1777, he was appointed a delegate to meet delegates at Springfield from the states of New England and

New York, to aid in support of public measures for the defence and security of the country. On the second of August following was one of the two agents for the state to procure necessities and medical aid for the New Hampshire troops under General Stark, which trust he accepted, and repaired to Bennington. And in 1780 was appointed to muster the troops raised for three years or during the war.

In 1779 he was appointed chief justice of the court of common pleas for the county of Rockingham, which office he held till the 12th of November, 1782, when he was appointed a judge of the superior court. After the government was organized under the new constitution of the state, in December, 1784, he was again re-appointed judge of that court, and continued such till the 12th of January, 1790, when he was made chief justice of the same court; but on the 8th of June in that year vacated it by accepting the presidency of the state. As he had not a legal education, it was not to be expected that all his decisions would be *legal*. His intentions were pure, but it was his primary object to determine suits as it appeared to him justice and equity required. In doing this, he sometimes violated not only the forms, but the principles of law; for when the *law* was with the plaintiff, but *equity* on the side of the defendant, he was sure to pronounce in favor of the latter. These decisions produced a degree of uncertainty, and legal men condemned them; but with the people, in general, he was considered a good judge.

In 1788 he was a member of the New Hampshire convention for ratifying the constitution of the United States. He approved of that instrument, supported its principles, and voted for its ratification. The 12th of November following, he was elected by the legislature a Senator to the Congress of the United States, but he declined the appointment.

In 1785 a portion of the people proposed he should be a candidate for the office of President of the state, but he was not elected. In March, 1790, he was again candidate for that office, but the people made no choice, he being the third highest candidate for whom they voted. In June the legislature elected him, and he accepted the office. For the two succeeding years, which ended the first Wednesday of June, 1793, he was re-elected by nearly all the votes of the people.

He was a man of considerable, tho' not of extensive, reading. The nature of his profession, and the duties of the offices he held, necessarily required him to devote much more of his time to physic,

law, and government, than to science, history, or general information. He was not a good or accurate scholar; his style and composition were neither elegant or graceful.

But he was a man of talents far above mediocrity—his mind was clear and discriminating. Having formed an opinion he adhered to it with great tenacity; and on some occasions was too metaphysical to be practical and careful. He was a man of strict integrity—upright and honest in all his dealings. And it was an opinion, which he uniformly maintained, that republics could not exist without knowledge and virtue in the great mass of the people.

His religion was deism. As in this he differed from the great body of the people, he seldom conversed on the subject, except with a few. He was sensible that no prejudices were so strong as those excited by religious tenets, and that, if his opinions were generally known, they would render him unpopular. He therefore not only used great caution in concealing them, but paid taxes to the minister of the town in which he lived, and often attended his preaching.

His manners were stiff and formal, but not rude or disgusting. He seldom met in large united companies, but when he did was embarrassed and silent; but in small circles his conversation was free and interesting. His dress partook more of the simplicity of the Quaker than the man of the world. There was nothing of pomp or parade in his manners or modes of living; but whether this proceeded from his aversion to show, or his great frugality, or from both, is difficult to determine.

In early life he formed habits of strict frugality—his wants were few and easily satisfied—and he always lived within his income. His salary as judge and chief executive magistrate was small, yet he never complained for more. But his frugality and economy was carried too far—they approached avarice and meanness. When judge of the superior court, he sometimes travelled fifty miles a day without eating, except the biscuit he had in his pocket, or baiting his horse—and they both slaked their thirst in the running brook. In travelling as delegate to Congress he refused to drink wine, and declined paying his club of the expence with his fellow members.

He seldom saw company, except on business. He visited but a few, and seldom invited any person to visit him. Many people complained that they did not know *where he lived*. Tho' he practiced rigid frugality, he had not the means of acquiring a



large estate; but he had sufficient to have lived in a style better suited to the rank he held in society.

His knowledge of the condition and circumstances of the state, the statute laws, the usages of courts, and the general habits and wants of the people, qualified him better for the office of President than that of judge. As President he was attentive to the rights and interests of the people, and frugal of the public money.

He married in early life, and had a family of children. His wife died before him, but three of his sons, and, I think, one or more of his daughters survived him.

In 1793 the constitution, as amended, took effect. It not only changed the title of the chief executive magistrate from that of President to Governor, but gave him a qualified negative upon all bills and resolves passed by the legislature. In that year he was elected Governor, but with a less majority than in the two preceding years. People began to complain that he was too old and too parsimonious to be Governor, and his wavering, indecisive conduct respecting the militia offended many. His mental powers, owing to bodily indisposition, began to fail; indeed, both his health and popularity evidently declined.

On the 29th of January, 1794, the legislature being in session, he informed them, *That he found himself so far advanced in life, that it would be expedient for him at the close of the session, to retire from the cares and fatigues of public business to the repose of private life.* On the 21st of February the legislature thanked him for the important services he had rendered the state, and expressed their regret at his intention to retire from office at the close of the year. From his letter it appears that it was his intention to resign at the end of *that session*; but the legislature construed it not a *resignation*, but as *declining* the office after the first Wednesday of June, 1794.

Relieved from the cares and burthens of office, he no longer felt that stimulus to action, which necessary business actually creates, and will long support. A state of lassitude and debility ensued; and on the 19th day of May, 1795, he died suddenly of a paralytic affection, in the sixty sixth year of his age.

## JOHN TAYLOR GILMAN

[Plumer's MSS. Blog., Vol. 5, page 444.]

Was the grandson of Daniel Gilman, and the eldest son of Nicholas Gilman and Ann Taylor, daughter of the Reverend John Taylor of Milton, Massachusetts. He was born at Exeter, New Hampshire, the 19th of December, 1753. His early advantages, as he himself often said, were few and limited; but his application and talent, in a great measure, supplied the deficiency. He received a common school education; and his father bro't him up to the business, which he himself followed — shipbuilding, navigation, and commerce. In early life he was considered as having a sound understand, and as being well versed in accounts. In 1775 his father was appointed Treasurer of New Hampshire, and his son, John Taylor, officiated as his clerk, and early became conversant with the business and interest of the state.

The 20th of April, 1775, the next day after Lexington battle, he marched with a company of volunteers from Exeter to Cambridge commons, where the next day he encamped.

He was an active, efficient supporter of the American Revolution. The 10th of December, 1776, he was appointed one of the committee to settle the claims against the state. In 1780 and 1781, he was appointed a commissioner to the convention of the New England states, which met at Hartford, and afterwards at Providence, to consult on the public emergencies of the country, and provide for the necessary means of common defence.

In the years 1779, 1780, 1810, and 1811 he was representative, and in 1791 Senator in the legislature of New Hampshire. In 1779, and in January, 1781, he was appointed a member of the committee of safety for the state. He was several times elected a delegate to the Congress of the United States; but did not take his seat there till the 20th of June, 1782. The approaching dissolution of his father, induced him on the 31st of March, 1783, to obtain from Congress leave of absence. The death of his father prevented his return to Congress. Tho' it was said he was the youngest member then in Congress, he was considered an attentive, efficient delegate. During the term he was there, negotiation for peace with Great Britain was pending, and the correspondence of our ministers was read in Congress. Those communications so thoroughly convinced him of the knowledge, integrity, and firmness of John Adams and John Jay in that negotiation, as induce him to declare that "to them America was more indebted than to any two men living."

In June, 1783, he was elected successor to his late father, to the office of Treasurer of New Hampshire, which he continued to hold till the autumn of 1788. Soon after his first appointment, the legislature requested Congress to appoint him loan officer for the state, to which they readily agreed. The 2d of January, 1789, the House of Representatives unanimously passed a vote of thanks to him for the faithful discharge of his duty as Treasurer. In June, 1791, he was again elected Treasurer of the state, which office he held till June, 1794.

His business habits, his integrity and punctuality rendered him a useful Treasurer. He performed its duties to the general satisfaction of the people and the legislature. As Treasurer he was in favor of raising an annual state tax, whether the money was wanted or not. He tho't the people should be annually subjected to a state tax—that such a habit would reconcile them to taxes, which public expenditures would soon render necessary and of much *greater amount* than was then requisite. The writer has no doubts respecting the honesty of the Treasurer, nor has he any doubt that he habitually for a number of years, applied a portion of the surplus public money to his own private purposes. But he was always ready, and in fact did punctually pay all the demands on the treasury, when they were presented. Tho' the state suffered on this account, no loss of money by him, yet his course was improper. It was using public money for private and personal purposes. It induced him, and his confidants, to use their influence to increase the taxes to a greater amount than the actual state of public affairs required.

In February, 1788, he was a member of the New Hampshire convention, which was called to decide the question whether the state should ratify the constitution proposed for the United States. He was a decided advocate for its ratification.

On the 9th of September, 1788, Congress appointed him one of the board of commissioners to adjust and settle the accounts between the United States and the individual states. On the 8th of January following he commenced his journey, and soon afterwards met the other commissioners at the city of New York. In 1790 he resigned his commission; but the 9th of February, 1791, the President and Senate of the United States re-appointed him to that office, as the first named commissioner of the board; but in June following he resigned that trust.

Here it is proper to observe, that Mr. Gilman's first wife was the daughter of the late Honorable Nathaniel Folsom. She died,

I believe, in the year 1791. He afterwards married Mary Folsom, a sister of his first wife. His second wife died in September, 1812; and the 29th of December, 1814, he married Charlotte Hamilton, the sister of Oliver Peabody, as his third wife. He had one son and two or three daughters. Two of his daughters married respectable men; and of his children those two only survived their father.

In 1792, 1796, and 1812, he was an elector of President and Vice President of the United States; but in 1816 he was candidate for elector, but was not chosen. In 1794, Dartmouth College conferred on him the degree of doctor of laws.

The 5th of June, 1794, he was declared Governor of New Hampshire. This office he held between that time and June, 1816, for the term of fourteen years. In 1805 he was candidate for Governor, but was not elected. And in 1812, the Federalists at first nominated him, and then Jeremiah Smith, but they eventually supported Gilman with their whole strength, but he was not elected.

In June, 1797, Governor Gilman observed, in private conversation with the speaker of the House of Representatives, that unless his salary was raised from one thousand dollars to twelve hundred dollars, he should not again be candidate for Governor. In the November session of that year, a few hours after the legislature had fixed his salary at one thousand dollars, Nelson, the executive door keeper, whilst the speaker was in the chair and the House in session, presented him with a paper, which he tho't was a communication from some private person, but on casting his eyes over it he found it was a message from the Governor to the legislature complaining of the resolve respecting his salary. The invariable mode of communicating messages from the governor to the presiding officers of the two houses of the legislature had been by the Secretary of State. The speaker hesitated for a moment whether he should inform the House of the manner in which the message came to him, and leave the members to decide whether they would receive it; but he read it without intimating who delivered it to him. The style of the message was neither mild or courteous. The substance of it was, that his salary was too small. His salary was raised according to his request to twelve hundred dollars. The Secretary's office was afterwards carefully examined, but the message alluded to could *not be found*. Tho' the Governor's salary was raised according to his own request, yet afterwards he induced some of his friends to

obtain an extra allowance for money expended in reviewing the militia, but none was granted. In 1799 he urged a further increase of salary. The attempt was to raise it to fifteen hundred dollars per annum, but nothing was added. The Senate made a grant of two hundred dollars for reviewing the militia, but the House refused to concur.

He had a strong aversion to writing messages to the legislature. He once observed to the writer of this memoir, late in the evening of the fifth day of the session, that he had not written his intended message to the general court, but must do it that night.

As Governor he freely exercised the right of making objections to bills and resolves passed by the legislature. In such cases the constitution required two-thirds of the members present in each house to pass such bills and resolves. This majority has seldom occurred, tho' on some occasions it has happened.

In 1800 the two houses of the legislature passed a resolve *on Saturday* then to terminate their session. The Governor and Council, it is said, from an apprehension the members might violate the law by travelling on the Sunday, declined their consent; and the Governor informed them that the council *did not advise him to adjourn them.*

In 1804 a majority of the members of the two houses being opposed to the Federalists, passed resolutions approving of the measures of President Jefferson's administration of the government of the United States. The Governor returned the resolves with his objections. It was not necessary that such resolves should be sent to the Governor, nor was it necessary for him either to approve or object to them. They were simply an expression of *opinions and not acts of legislation.*

On the 7th of June, 1800, he attended the convention of the two houses of the legislature, to take the oaths of office as Governor; but previous to doing this, he made the following address to them: "Repeated marks of the confidence of my fellow citizens have made a deep impression on my mind; and the present instance is peculiarly distinguished, as misrepresentations of my conduct and assertions which had no foundation in truth were industriously circulated thro' the state previous to the late town meetings. That some of my fellow-citizens, influenced by the purest principles, should wish a change was to be expected; for the state abounds with men of abilities far beyond my pretensions. That some persons, who have been considered unfriendly to our national government, as administered by a *Washington and an*

*Adams*, should take extraordinary measures for preventing my re-election, was not a matter of surprise—and so far as respects myself, is not a subject of regret.

“Whatever assertions may be made, or opinions entertained, I assure you, gentlemen, that the circumstances of our national affairs—a strong attachment to our Federal government—a firm belief that it was administered with as much integrity and wisdom as we had reason to expect, or as it ever will be administered—and that by contributing to its support so far as opportunity offered, I was promoting the prosperity and happiness of my fellow-citizens—are the principal reasons which have prevented me hitherto from declining their suffrages.”

Tho’ the governor tho’t the war, declared by the government of the United States in 1812, unnecessary, and that it ought to have been avoided, yet in a subsequent year, when he was Governor, upon the requisition of a general officer of the United States army, he ordered a portion of the militia to defend the sea coast. He visited Portsmouth, inspected the troops himself, and ordered provisions for their comfortable subsistence.

The 15th of December, 1815, his intention of declining to be a candidate for Governor the next year was announced in the Concord Gazette. And the 8th of February following, he wrote a letter, which was printed, and by him signed and sent to many gentlemen in the state, recommending James Sheafe to be his successor.

The 5th of March, 1827, Isaac Hill published some remarks in his newspaper censuring and condemning Governor Gilman for his official conduct in relation to the late war. In June following the Governor wrote and published three letters denying the truth of those charges, and accusing Hill of *wilful falsehood*. Silent contempt for such newspaper vituperation and falsehood is, in general, better than a formal vindication.

Governor Gilman was a plain, honest man, who did not attempt to conceal his design. He openly and frankly expressed his opinion of men and measures. He neither attempted to conceal or equivocate in anything that related to his official conduct. He considered honesty more useful than splendid talents. He had a high sense of honor, and a contempt of sordid intrigue. He moved openly and directly to his object, and was prompt and decisive in his measures. Plain common sense was the most useful and prominent trait in his intellectual character. He loved office and sought it, but not by flattering the folly, prejudice, or pas-

sions of the people. He was a firm, unbending Federalist; and could not, like his brothers Nicholas and Nathaniel, who were men of less talents, barter his creed for office.

During several of his last years he lived too freely, and became very corpulent and inactive. He died the 31st of August, 1828, in the seventy-fifth year of his age.

### PIERSE LONG

[Plumer's MSS. Biog., Vol. 3, page 364.]

Was an inhabitant of Portsmouth, New Hampshire, and a merchant there. He had a wife, and a number of children, two or more of whom survived him.

The 20th of January, 1776, he was appointed a member of the New Hampshire committee of safety, and by three other appointments held that office during the year. The 12th of September, following, the legislature nominated him to the Congress of the United States, to be colonel of the regiment then raising in New Hampshire for the Continental service. This appointment he received, and marched with his regiment to the northern department. The 5th of July, 1777, he was the youngest officer in the council of war, to consider whether it was advisable to abandon Ticonderoga and Mount Independence, and for the army to retreat. The council unanimously agreed that it was necessary to abandon both those fortifications, and retreat as soon as possible. The 17th of that month he attacked a British regiment at Fort Ann. A smart skirmish ensued—the advantage of the contest was claimed by both parties. But as a British reinforcement was coming against him, Long burnt the works at Fort Ann, and retired to Fort Edward, where he joined General St. Clair.

The second of November, 1784, he was appointed a delegate to the Congress of the United States. This office he held two years. In February, 1788, he was a member of the New Hampshire convention, which ratified the constitution of the United States. He was several years a member of the legislature of the state.

He was a man of decent talents, pleasing manners, and of a fair moral character.

In the evening of the 31st of March, 1789, he retired to bed in good health; but the next morning he was found in bed afflicted with a fit, and soon after expired.

## SIMEON OLCOTT.

[Plumer's MSS. Biog., Vol. 5, page 46.]

His great grandfather was a native of England, emigrated to this country, and settled in Connecticut. His great grandfather, grandfather, and father were respectable farmers, but not wealthy. Simeon was born at Bolton, Connecticut, October 17th, 1735, and labored on the farm until he was about twenty one years of age, when he fitted for college under the tuition of the Rev. Mr. White, a clergyman of that town. During the vacations of college, he worked out at manual labor to procure money to enable him to pursue his studies. In 1761 he graduated at Yale college.

After he had taken his first degree he taught a school for some time; and after that read law with Daniel Jones of Hinsdale, New Hampshire. About the year 1766 he was admitted to the bar, and opened an office at Charlestown, New Hampshire, where he lived the residue of his days.

As a scholar he was not eminent—his language was neither correct or elegant. As a lawyer he was not distinguished for legal science, but as an advocate he was below mediocrity. He was fond of playing cards, and gambling for small sums. Being at Portsmouth, attending a court of law, he played all Saturday night and gained ten or twelve dollars. The next day he attended religious meeting in which the clergyman pronounced a severe phillippic against gaming. There being after the service a contribution for charitable purpose, he took a piece of gold of the value of eight dollars, wrapped it in paper, on which he wrote "won by cards," and put it into the contribution box.

Before the Revolution he was a representative in the legislature, a justice of the peace, and judge of probate for the county of Cheshire. He was from principle opposed to the Revolution—he tho't it unnecessary and impolitic, and therefore afforded the country no aid or assistance in the Revolutionary War; but after that was effected, he was a firm supporter of our government.

He was a trustee of Dartmouth College.

Tho' far advanced in life, in 1783, he was married for the first time, and afterwards had three sons. His wife and two of his sons survived him.

On the 25th of December, 1784, he was appointed chief justice of the court of common pleas for the county of Cheshire. The 25th of January, 1790, he was appointed a judge of the superior



court; and on the 28th of March, 1795, chief justice of that court — which offices he held until late in the summer of 1801. As he had not that clear discriminating mind which is requisite for the bench, he was not distinguished as a judge. His reputation for honesty and integrity was great, and, I believe, never questioned on any occasion. This inestimable quality inspired the people with great confidence in him, and covered with the mantle of charity, his blunders in fact, as well as his errors in law. Twice he mistook the time when the superior court was to sit, and the consequence was that no business was done at either of the terms but to enter and continue the actions. Tho' many were injured and disappointed, no man imputed his absence to ill motives. The fact was, instead of looking to the law, he consulted almanacs, which proved erroneous.

He was open and frank — expressed his opinions of men and measures freely and bluntly. He cordially hated hypocrisy, and studiously avoided every species of dissimulation. He was not avaricious — never sought or acquired much property, but enough to live well, and left sufficient to render his family comfortable. He tho't it less trouble to wait upon himself than call for servants — indeed he lived in a great measure without them. He performed such menial services for the family as were necessary and as he had leisure to attend to. When chief justice he carried himself his corn and grain to the mill to grind. As he was returning one morning from the mill, he met a student of law, who said he had been walking thro' the street to find a boy to go to mill for his preceptor. The judge, instead of telling the young man to go himself, observed, *As soon as he had carried home his own grist, he would carry one for him.*

On the 16th of June, 1801, the legislature of New Hampshire appointed him a Senator in the Congress of the United States, to supply the vacancy occasioned by the resignation of Samuel Livermore. On the 7th of December of that year, the day on which Congress met, he took his seat in the Senate, and held it until the 3d day of March, 1805. He was punctual in his attendance, promptly met every question, and voted as he tho't right and proper. In politics he was a Federalist, and usually voted with that party. He did not take an active part in the debates, tho' he spoke several times. His remarks were concise, exhibiting and explaining the principles on which he should vote. His constitution was naturally sound and vigorous, and he improved it by exercise, temperance, and regularity in his diet and regimen.

He usually enjoyed a high state of health; but when unwell, instead of resorting to the drugs of the apothecary, he practiced abstinence and rest.

He died on the 22d of February, 1815, in the eightieth year of his age.

### JOHN PARKER

[Plumer's MSS. Biog., Vol. 3, page 455.]

Was the second son of the late William Parker, judge of the superior court, and was born at Portsmouth, New Hampshire, November 16th, 1732. He received the rudiments of his education at the grammar school in that town under the care of the Rev. Dr. Langdon. From the school he went to the counting house of Col. Nathaniel Sparhawk, of Kittery, Maine, who was extensively engaged in navigation and fishery; with him he served an apprenticeship under indentures "to learn the art, trade, and mystery of a merchant." After his apprenticeship expired, he returned to Portsmouth and performed a number of voyages as master of a ship.

In 1763 he entered into partnership in trade with William Rhodes, under the firm of Rhodes and Parker, which connection continued four or five years, but proved unfortunate, owing to some severe losses which they suffered at sea.

He afterwards had the direction of an insurance office, and conducted the business with skill and accuracy.

In 1771 John Wentworth, the royal Governor, appointed him sheriff of the province, and after New Hampshire was divided into counties, sheriff of Rockingham. When the people assumed the government at the commencement of the Revolution, he was re-appointed sheriff of that county, and held it until the state formed a new constitution, when, on the 25th of December, 1784, he was by the executive again re-appointed. In September, 1789, he was by the President and Senate of the United States appointed marshall for New Hampshire. He held both these offices during life, and discharged the duties of them with great care and fidelity.

In January, 1789, he was appointed an elector of President and Vice President of the United States.

He enjoyed thro' life the confidence and esteem of all those who knew him, or had information of his conduct and character. He was frequently selected as an arbitrator and referee to settle suits

and controversies. Tho' his countenance was stern and forbidding, his temper was mild and his manner pleasing. He was a man of strict integrity, open and frank, prompt and decisive—devoid of hypocrisy and avarice—a social companion, an accomplished gentleman, and a sincere friend.

He was never married, but his house was the asylum of the widow and orphan, and the children he took care of were nourished and educated with paternal care. His benevolence was not confined to his relations, but extended to strangers, who partook largely of his bounty.

After a short illness he died on the 4th day of October, 1791, in the sixtieth year of his age.

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### JOHN PICKERING

[Plumer's MSS. Biog., Vol. 4, page 317.]

Was a descendant from John Pickering, and was born at Newington, New Hampshire, in the year 1737. He was fitted for college by the Reverend Joseph Adams, minister of that place, and in 1761 graduated at Harvard College.

In early life he was distinguished for his amiable and modest deportment. He made a profession of religion, and practiced the moral and social virtues. After he left college he devoted a considerable portion of his time to theology; but preferring law to divinity, he studied it and was admitted to the bar. After his admission the wardens and vestry of an Episcopal church in Boston invited him to settle as a colleague with their aged pastor, but he declined the invitation. He tho't the bar afforded a more ample field for the exercise of his talents, and a better opportunity to promote the cause of justice and humanity, than the pulpit. But still maintained his profession of religion, and for many years was a zealous member in full communion with a Congregational church.

He opened an office and commenced the practice of law in Greenland, but in a short time removed to Portsmouth, New Hampshire, where he spent most of the residue of his days and soon distinguished himself as an advocate and counsellor. In his practice he was candid and liberal, but faithful to his clients. His demand for fees were moderate, and he never refused aid to the poor who requested it, tho' he had no prospect of receiving a pecuniary reward. As a lawyer he was, for the time and place

in which he lived, considered eminent, and was much esteemed for his talents, industry, and integrity. His practice was extensive. No lawyer in the state advocated so many causes as he did, or received so small a compensation. To avarice and economy he was a stranger, and with all his professional business acquired little more property than what he expended for the support of his family.

He married a daughter of the late Jacob Sheafe, of Portsmouth, who was a wealthy merchant before the Revolution. By her he had one son and several daughters; his wife and a number of the children survived him.

His person was elegant, and he was peculiarly attentive to his dress. His integrity was great; conscious of the rectitude of his own mind, he was slow to suspect others of being influenced by improper motives. Liberal in his donations to the poor, and scrupulously just to all, he infringed the rights of none. His conduct was so fair and honorable that the tongue of slander seldom reproached him. His temper was placid, his disposition benevolent, his manners gentle, and his habits social. He was fond of company and conversation, conversed with ease, and related numerous anecdotes with facility. His language was chaste and elegant; he had a vein of wit and humour, but did not indulge it so as to excite unpleasant feelings in his friends, and seldom in anyone who was present.

It is seldom that such talents are confined to private or even professional life. Society has claims upon them, and usually demand their exercise; it required his aid, and on most occasions he served it.

Before the Revolution the town of Portsmouth elected him a representative; and in May, 1774, the House appointed him a member of the committee to correspond with the committees of other colonies upon the state of the country. After the commencement of the Revolutionary War he was a member of the convention which supplied the place of the legislature; but in the course of a year or two, being naturally timid, he began to doubt the expediency of the controversy with Great Britain, and withdrew from public life.

In 1781 he was a member of the convention to form a constitution for the state. He accepted the trust, and was a careful, influential member. The people are indebted to him for many important articles in that instrument. The task was arduous, for the prejudices which the Revolution had engendered against the

arbitrary government of Great Britain, made the people jealous of giving to their own officers so much power as was necessary to establish an efficient government. The diversity of opinion which existed in the convention was great; they often met and held long sessions; a majority of the people did not until the 31st of October, 1783, agree to the constitution which the convention ultimately proposed, and which took effect in June following.

In 1791 he was a member of the convention which revised that constitution, and took an active, efficient part in their proceedings. They met in September, and made some important and useful amendments. They held three sessions, the last of which ended on the 5th of September, 1792. During the absence of the president, at one of the sessions, he was unanimously elected president *pro tempore*, but wanted that promptness and decision which is necessary to form a good presiding officer over a numerous assembly.

On the 27th of June, 1787, the legislature appointed him a delegate to the convention which formed the constitution of the United States, but he did not attend. His attachment to domestic life, his strong aversion to long journies, and his fear in crossing rivers in boats, (to avoid which he had often taken a circuitous course,) induced him to decline. But in 1788 he was a member of the state convention which ratified that constitution; was decided and zealous for its adoption—his arguments and eloquence had great effect—had he opposed, that convention would not have ratified it.

In 1788 and 1792 he was appointed an elector of President and Vice President of the United States.

In November, 1788, he was chairman of the committee to receive General Washington in Portsmouth, and made him a handsome address.

In August, 1792, Dartmouth College conferred upon him the degree of doctor of laws. He was a member of the American Academy of Arts and Sciences, and of the Massachusetts Humane Society. He was a good classical scholar, and an extensive reader, but I believe published nothing, except one or more charges to the grand jury, and an address to the bar.

He was for many years a member of the House of Representatives; and tho' in 1786 and 1787, popular prejudices were strong against lawyers, the people had much confidence in him. He had much influence in the legislature, but impaired it by speaking too often and too much. He was passionately fond of public

speaking — it was his foible. In debate, he was sometimes so unfortunate as to convince his hearers that his perceptions were not clear, his distinctions not accurate, and on some occasions, discovered a want of decision; yet with these defects he was an able and useful legislator.

He was several years a member of the Senate and executive Council. On the 26th of January, 1790, John Langdon resigned the office of President of the state, and Mr. Pickering being senior Senator, was for the remainder of the official year President of the state, and performed its duties with propriety. At the March election he was candidate for the presidency, and had a plurality, but not a majority of the votes. In June the House of Representatives, from the four highest candidates, sent him and Josiah Bartlett, (chief justice of the superior court,) to the Senate, who elected Bartlett.

On the 7th of August, 1790, President Bartlett and Council appointed him chief justice of the superior court. Tho' the salary was only five hundred dollars a year, he accepted the office, for which his legal information, integrity, and talents well qualified him.

In 1791, on account of ill health, he did not attend the autumn term of that court in the county of Grafton, and by that means no court was held there. The House of Representatives at their next session, appointed a committee to inquire of him the cause; his answer was reported to the House, who voted it was satisfactory.

Like many sedentary men, he was subject to *nervous complaints*, which induced him to think he was unable to travel, or perform much business; the consequence was, he partially neglected the court. In 1794 he was grievously afflicted with the *hypochondriac affection*, a disease which finds but few disposed to pity, or commiserate with the sufferer. He, in a great measure, neglected to attend the terms of court, which excited much complaint from suitors, who tho't justice was delayed, and from lawyers, who were deprived of fees. In December of that year, a motion was made in the House of Representatives, to address the Governor and Council to remove him from office, which was negatived by the casting vote of the speaker.

But soon after this event he was relieved from all dependence upon the legislature of New Hampshire; for in February, 1795, the President of the United States, with the advice of the Senate, appointed him judge of the district court of New Hampshire, and

he then resigned the office of chief justice. For some years he performed the duties of district judge very well—those duties were few and plain, and he had but little travel to perform. But in a few years his nervous complaints increased, his rational faculties were impaired, and such a degree of mental derangement followed, as rendered him incapable of transacting any business which required the exercise of reason and judgment.

In April, 1801, information was *formally* made and proved, to the then circuit court of the United States, that his indisposition and mental derangement rendered him incapable of discharging the duties of a judge; and that court appointed one of its members to perform the duties of that office during his inability. But the law establishing that court was the next year repealed, and the court abolished; and he again of course invested with the authority of a judge, and undertook to hold courts and perform judicial business. Afflicted with the most deplorable of human calamities, the loss of his reason and understanding, he exhibited on the bench great wildness, incoherence, wit, folly, and profanity; and several times appeared in a state of gross inebriation.

There was no room to doubt he was altogether unfit for a judge, but it was difficult to devise constitutional means for his removal. The government had no authority to remove him by address, but the House of Representatives of the United States impeached him of crimes and misdemeanors; the Senate summoned him to attend them on a certain day to answer to those charges, but he did not appear. Tho' there was exhibited to the Senate plenary evidence of his being in a state of derangement, of his utter inability to travel to Washington, and that the law considers insanity as *necessarily excluding guilt*, yet two thirds of the Senate, in March, 1804, *reluctantly* pronounced him *guilty* of the charges alleged, and removed him from office.

During his insanity he had a few transient, lucid intervals, and exhibited the humiliating state of *a noble mind in ruins*.

He died on the 11th of April, 1805, in the sixty eighth year of his age.

### NATHANIEL ROGERS

[Plumer's MSS. Biog., Vol. 5, page 464.]

Was a native of Portsmouth, New Hampshire, and the only child of Nathaniel Rogers, a physician, who lived in that town. From Portsmouth he removed to Newmarket, where he engaged

in trade and ship-building. He married, and had a numerous family of children; but more than half of them died young. In early life his religious creed was that of the Sandemenian sect, but afterwards, attended the preaching of ministers of other sects. He was opposed to the American Revolution, but his opposition was confined to reasoning against it. The 10th of May, 1777, the committee of safety for the state sent a special officer to arrest and bring him before them. They committed him to prison, for being *unfriendly* to the American cause; but on the 23d of July following, they ordered the jail-keeper to liberate him, provided he would sign a parole, which the committee had written. He afterwards became a popular man.

In March, 1791, he was elected a member of the Council for New Hampshire. This office he held one year. The 22d of June following, he was appointed one of the two commissioners to adjust and settle the accounts due to the state. The 16th of November, in the same year, the President and Senate of the United States appointed him marshall for the district of New Hampshire. This office he held till some time in February, 1798. In January, 1792, the legislature appointed him one of the two commissioners for settling all accounts against the state prior to 1784. The 19th of February, 1798, the President and Senate appointed him supervisor of the revenue for New Hampshire. This office, I think, he held till it was by law abolished.

On the 19th of August, 1802, he was appointed judge of probate for the county of Rockingham, which he held till sometime in the year 1815. Some time after this appointment, he removed with his family to Exeter, which afterwards was his permanent residence.

He was appointed cashier of the Exeter bank — and held that trust for a number of years. He was formerly a good accountant, but in advanced age he became, to a certain degree, inaccurate and careless.

He was a man of small stature, but of decent talents — of strict undeviating integrity — and of simple manners. In the latter stages of life, he became intemperate and poor.

His constitution was strong and vigorous. It is said, he never was confined by sickness a single day to his bed. He died at Norridgewock, Maine, in May, 1829, aged eighty three years.



## JONATHAN MITCHELL SEWALL

[Plumer's MSS. Biog., Vol. 4, page 442.]

Was born in the year 1748 at Salem, Massachusetts. His parents died when he was young, and his uncle, Stephen Sewall, at that time chief justice of the supreme court of Massachusetts, adopted and patronized the young orphan; and from his councils he imbibed that firmness of moral principle, honor, and integrity for which he was eminently distinguished, and a love for the belles lettres and elegant literature, which afforded him the most rational, refined, and sublime pleasures.

He was apprenticed to mercantile business, but some years before his term expired was attacked with a fever of a malignant type, which reduced him so low that a voyage to a milder climate was considered as the only means of restoring his health. He embarked for Spain, and, tho' the salubrity of the climate produced a favorable effect on his system in general, yet the violence of the fever and the *strong medicines* which the physicians administered to him when sick, afterwards subjected him to exquisite nervous affections and the keenest mental suffering approaching delirium.

The uncertain and frequent ill state of his health did not prevent him, soon after his arrival from Spain, from engaging in the study of law. He commenced his legal studies with his kinsman, Jonathan Sewall, an eminent lawyer at Boston, and completed them with John Pickering, of Portsmouth, New Hampshire, who introduced him to the bar; and he opened an office in that town, and resided there as long as he lived.

As a lawyer he was distinguished for the clearness of his views, for honor and integrity. Tho' not deficient in his knowledge of the principles of law, he was more indebted to his eloquence for his reputation as an advocate than to his legal science. In one particular sphere he was destined to shine with unrivalled honor. The humane and fine sensibilities of his feelings deplored the commission of crimes, but his pity and compassion induced him to defend the accused. This he did with great success, and of all the *capital cases* he advocated, and they were many, he never lost one. His efforts were ardent, but his principal fee was the gratitude of his clients. On the 19th of February, 1778, he was appointed attorney of the state, but immediately declined the appointment. He said he had been so long a constant defender of the accused, and found so much satisfaction in that course,

that he could not assume the character of a *public accuser*. In civil suits he promptly devoted his time and talents to aid the poor, the widow, the fatherless, and strangers, and that without the prospect or even hope of reward.

He never sought or courted office, and the only ones that I have any information of his accepting were those of delegate and secretary of the convention which formed the constitution of New Hampshire, which was adopted in the year 1783.

He was a zealous, unwavering advocate for the American Revolution. The love of country was a living principle in his bosom, and prompted him with impassioned eloquence to urge his fellow citizens to arm and provide the means of defence.

He loved poetry and music, and as a poet acquired, while he lived, considerable reputation. His song of *War and Washington* was popular, and, with other of his songs, contributed to support the Revolution. In 1798 he wrote his versification of President Washington's farewell address; at the close of the year 1799 he delivered at Portsmouth a funeral eulogy on Washington, which was creditable, and pronounced in such a manner as produced a great effect on the audience. In 1801 a duodecimo volume of his poems was published. A considerable portion of it consisted of his version of Ossian. In his preface he proposed, if he should meet with encouragement, to publish his entire version of Ossian, with notes, which he had then prepared for the press, but it was never printed. In 1805 he published a parody on a letter to a Federalist.

His poetry is unequal. In some instances there is a vigor of genius, brilliancy of imagination, fine strokes of wit and humour, and pathetic strains; but in others the conceptions are weak and dull, and the versification prosaic. Much of the reputation he enjoyed while living as a poet arose from his selecting subjects suited to the feeling and spirit of the times in which he wrote. But his poetry has not that smoothness and elegance in their composition, or that inspiration and force to preserve them against the ravages of time and the change of opinion.

He was a firm, unshaken believer in Christianity, and his faith fortified his mind against the presence of disease and the fear of dissolution.

He was a stranger to avarice, frugality, and economy, and never possessed but little property for the support of himself and family. His hypochondriac complaints increased with his years, and he was at times in a state of derangement. To obtain relief

from these complaints, he too often indulged too freely in the use of ardent and vinous liquors.

His nervous complaints greatly increased, and embittered the last eighteen months of his life. On the 29th of March, 1808, he died in great poverty, but with great equanimity and fortitude, in the sixty first year of his age.

### AMOS SHEPARD.

BY REV. SILAS KETCHUM.

[Granite Monthly, Vol. 2, page 290.]

Jonathan Shepard, of Coventry, Connecticut, a farmer of English descent, married Love Palmer, of Stonington, and to them were born seven sons and three daughters. He subsequently married Polly Underwood, probably in Connecticut, by whom he had one daughter.

His sons were Jonathan, Oliver, Nathaniel, Amos, Simeon, Joshua, and Roswell. In this order are they given by Rev. Seth S. Arnold in his *Historical Sketches of Alstead*, and in a memorandum, in the hand of Gen. Amos Shepard, 1777, and this is probably the order of their birth. His daughters, by Love Palmer, were Prudence, who married John Ladd, of Coventry; Anne, who married Silas King, of the same town, neither of whom resided in New Hampshire; and Love, who married (after April 24, 1788) Daniel Morley, of Alstead, and had daughters, Love, Percis-Scott, and Anne, and sons, Daniel and Nathaniel.

Jonathan (Jr.) married Hannah Benjamin, of Hartford, Conn., was a shoemaker by trade, and had six sons, among them Elisha, Ralph, Amos, and Levi, and one daughter.

Oliver married, in November, 1775, Zerviah Hatch, theirs being the first marriage in Alstead between parties both belonging in town. They had two sons, one of whom was William, and two daughters. He was a captain, probably in the Revolutionary War, certainly not in the militia reorganized in 1791; represented Alstead in the Provincial Congress at Exeter, 1775, and nine years in the legislature; and died August, 1830, aged 87.

Nathaniel married Lois Marvin; no issue.

Amos is the subject of this sketch.

Simeon married Rachel Brooks, and had four sons, among them Gardner, Luke, and Roswell, and four daughters.

Joshua married Lucy Farnsworth, and had three sons, Cadwell, Chauncey, and Joshua, and four daughters.

Roswell is said (by Arnold) to have died in minority. He died in 1776. He left an estate, which was divided among his brothers and sisters. This estate was the proceeds of the lot of land, deeded 15 January, 1777, to his brother Amos (vid. *infra*), which was conveyed to him by deed from his father, 24 June, 1774, for £5, as per record in Cheshire County, *Lib. B. Fol.* 460.

Alstead is thought to have been first granted under the name of Newton, but that, the conditions of the grant not being fulfilled, the charter was forfeited. It was chartered under its present name in August, 1763, by Gov. Benning Wentworth, and settlements commenced soon after. It is well known that the peculiarly exposed and unprotected condition of these towns in the western part of the state prevented or retarded for some years their settlement and growth. But in 1771 Alstead had twenty-five families of actual residents, and ten other men improving their land with the intention of becoming such. Nevertheless, the terms of the charter not having been fully complied with, the inhabitants petitioned Gov. John Wentworth and His Majesty's Council, "13 Jeneuary, 1772," for an extension of time.

Jonathan Shepard, Senior, came from Coventry, Connecticut, to Alstead in 1768, and soon after, probably the next year, removed a portion of his family thither. Of his seven sons, Jonathan and Amos married in Connecticut; Roswell died unmarried; all the rest married in Alstead, where *all* became residents. Of the daughter by Polly Underwood I have not been able to ascertain the name. When the older sons came to Alstead is not certain, but it is probable that all save Jonathan and Amos came in 1771. To the above mentioned petition only Oliver and his father were signers, indicating that the others were not then freeholders.

Amos Shepard, the fourth son of Jonathan, became a noted man in New Hampshire. I have never met with any account of him in print or otherwise. But he was, for about thirty-five years, the most conspicuous man in Alstead, holding as to wealth, influence, and public service, much the same relation to that town that Col. Benjamin Bellows did to Walpole.

In 1878 Elijah Bingham, Esq., who was born in Lempster (24 February, 1800), but lived in Alstead as a student-at-law and business man, mostly from 1820 to 1835, presented to the New Hampshire Antiquarian Society all that are extant of Gen.

Shepard's private papers. Mr. Bingham was a student of Dartmouth College at one time, but did not complete his course; studied law with his brother, James H. Bingham, Esq. (D. C. 1801); removed to Cleveland in 1835, and has been for many years an honored and respected citizen of his adopted city. He married Thankful-Cadwell, a daughter of Major Samuel Hutchinson, of Alstead, in 1827, who is still living. At the time of Gen. Shepard's decease, Maj. Hutchinson was his partner in business, to the whole of which he succeeded. He was also a legatee by, and sole executor of, Gen. Shepard's last will and testament, guardian of the widow's interest during her lifetime; becoming also executor of her will, and residuary legatee of her estate.\*

Among these papers appear to be all Gen. Shepard's commissions, both civil and military, signed by Gov. Jonathan Trumbull of Connecticut, Presidents Meshech Weare, Josiah Bartlett, and John Langdon, and Gov. John Taylor Gilman, of New Hampshire. Also most of the deeds of conveyance to him of real estate in Alstead and vicinity, of which at least sixty-five are on record in Cheshire County, besides some in Vermont; several military orders, and papers relating to his service in the army and militia; many indentures of the partnerships he formed for the carrying on of the various branches of his extensive affairs, in his own and other towns; his own and his wife's wills; and his memorandum and account books from 1777 to 1784. All these (save the account books) have been copied and indexed in Volume VII, of the Society's *Manuscript Historical Collections*, and from them the present sketch has been mostly made up. By them much light has been thrown upon the employments and condition of the first settlers of Alstead, the location of farms and dwellings, and many other things not touched upon in this paper.

Gen. Amos Shepard was born in Coventry, Connecticut, in 1746, and died in Alstead, 1 January, 1812. Of his early life nothing appears in these sources of information. It is plain that his education was not extensive, although, like so many of the shrewd settlers of his day, he had learned the art of surveying land. But his syntax was scarcely according to Lindley Murray, and his orthography was decidedly phonetic. He married Thankful Cadwell, of Hartford, and settled in New Haven, where he was a freeholder as early as 1772 (see *New Haven Records*,

\*Major Hutchinson's mother, the wife of Rev. Elisha Hutchinson (D. C. 1775), of Pomfret, Vermont, was a sister to Gen. Amos Shepard's wife; and Major Hutchinson's daughter, who married Elijah Bingham, Esq., above named, was a grand-niece of Mrs. Shepard, and was named for her.

"Ledger Book" 35, p. 350). In this deed he is described as a "joiner," which trade is found, after his removal to New Hampshire, to include the manufacture of coffins, cooperage, and household furniture.

He was commissioned a second lieutenant by Gov. Trumbull 1 May, 1775, and accompanied the expedition which invaded Canada, under Gen. Richard Montgomery, in the summer and autumn of that year, and was present at the reduction of St. Johns and the occupation of Montreal. Whether he accompanied Montgomery to Quebec is uncertain; but he did not return home till the spring of 1776, when he immediately raised a company and joined the American army above New York, returning before winter.

In January, 1777, he removed to Alstead, whither his father and brothers had preceded him, and lived in the house of his brother Oliver, till the 9th of June, when he moved into Andrew Beckwith's house, probably while a log house, or other temporary residence was being constructed for himself. He purchased his first land, a lot of ninety-two acres, of the heirs of his late brother Roswell, (see *Cheshire County Register*, Lib. 5, Fol. 131), 15, January 1777, for £80, which became the nucleus of a prodigious territorial estate. In this deed, which was executed at Alstead, he is described by the grantors as "our brother, Amos Shepard of New Haven, state of Connecticut (joiner)." His accounts show that he commenced at once to work at his trade, manufacturing the various articles of household use most necessary in families situated as the earliest settlers then were.

But, before the 14th of September following, he had opened the first store in town, in which business he continued, constantly enlarging it, until it became very extensive, comprising not only branch stores in Croydon, Marlow, and Newport, but also various manufactures, such as lumber, cooperage, leather, hats, and perhaps others.

He was commissioned captain by President Weare, 4 May, 1777, and on the alarm that Ticonderoga was in danger, marched to its defense, as adjutant of the regiment commanded by Col. Benjamin Bellows. He had scarcely returned home when he was again called into service, by order of Gen. Folsom, and marched, as captain of Co. 4 of the same regiment, to check the progress of Burgoyne.

After this he does not appear to have been in any active service in the field, but was rapidly advanced in the militia, being com-

missioned first major of the 16th Regiment by President Weare, 16 March, 1782; Lieut. Colonel, 25 December, 1784, and colonel, 1 March, 1786, by President Langdon; brigadier general, 29 September, 1791; and major general of the newly organized militia, 27 March, 1793, by Governor Bartlett, which office he held until his resignation, 6 June, 1806.

He was commissioned a justice of the peace in 1785, and of the quorum in 1790; represented Alstead in the legislature several years; was councillor in 1785; and was president of the Senate from 1797 to 1804.

In 1786 he built for himself a mansion, corresponding to his improved circumstances, in which he lived in a style becoming his position. He possessed vast energy, great sagacity in business, and an unusual capacity for public affairs. He had no children. By his will, after providing for his widow, he bequeathed the bulk of his property to his partner, Major Samuel Hutchinson, before mentioned, and to his three nephews, Levi, Roswell, and Joshua Shepard. His widow died 7 June, 1817, aged 71. By her will she left \$1,000 to the Congregational church in Alstead, and \$1,000 to the New Hampshire Bible Society. Doubtless an examination of the town records, and of the sepulchral inscriptions of Alstead would supply many additional facts in relation to Gen. Shepard, his father and brothers, but such examination I have not been able to make. In a future number I will give some account of Major Samuel Hutchinson and his connections.

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### EBENEZER SMITH

[Plumer's MSS. Biog., Vol. 4, page 418.]

Was a native of Exeter, New Hampshire, and when young was only taught to read, write, and a few of the first useful rules of arithmetic.

In early life was one of the first settlers of Meredith in the county of Strafford in his native state. Tho' not a man of great talents, and of but little science or learning, his judgment was sound and practical, and he was honest, frank, and benevolent. He was eminent for his frugality and economy, but without avarice. He was hospitable to all—the poor as well as the rich were freely admitted to his bed and board. His manners and address were plain and unpolished; his temper and disposition was mild and conciliating, and his language expressed his opin-

ions and feelings. By his vigilance and love of peace, for many years he prevented all law suits in Meredith. His townsmen, having full confidence in his judgment and integrity, promptly submitted their claims and controversies to his decision, which he made with little and often without any expence to them. He was literally the *father of his townsmen*, and delighted in their prosperity; and to him they were much indebted for their welfare.

During the Revolutionary War he was the active, persevering friend of his country, and few with his limited means contributed so liberally to its support.

The offices and rank he held is proof of that honesty and public spirit, united with common sense and practical measures, is a more direct road to honor and distinction than splendid talents, loud professions of patriotism, and equivocal morals. Such was the confidence of the people in Mr. Smith that his townsmen gave him every office in their disposal that he would accept; he was for many years their representative in the legislature. He was a justice of the peace, Senator and president of the Senate, Councillor, member of the convention who revised the constitution, and judge of probate.

Tho' much of his time was spent in the service of others, for which he received no pecuniary reward—and tho' his public services took up much of his time, for which he received but a small compensation, yet, for a farmer, he not only maintained his family, but acquired and preserved a handsome estate.

On the 22d of August, 1807, he died, aged seventy three years.

### EBENEZER THOMPSON

[Plumer's MSS. Biog., Vol. 4, page 227.]

Was a native of Durham, New Hampshire, where he lived and died. In early life he studied and practiced physic, and was esteemed a good physician. But his talents qualified him for office, the people required his services, and he yielded prompt obedience to their will.

In 1766 his native town elected him their representative to the legislature, which office he held till the Revolution commenced, and many years after.

As he was a zealous, efficient supporter of the American Revolution, in 1775 he was appointed a member of the committee of safety for the state, and re-elected to that office by the legislature at every session till the year 1781.



In 1775 the convention appointed him Secretary of New Hampshire, and he was every succeeding year, re-appointed by the legislature till June, 1786.

In January, 1778, he was appointed a commissioner for the state, to meet commissioners from other states to regulate prices, which by the rapid depreciation of the paper money were daily rising. In August he was appointed a special judge of the superior court. And in that year, and also in 1783, he was appointed a delegate to the Congress of the United States; but declined accepting this last office.

On the 26th of June, 1779, he was appointed agent for the state, to meet a committee appointed by the Congress of the United States, respecting the territory then called the *New Hampshire Grants*, but now Vermont. And on the 22d of September following, the convention of delegates of the state, assembled to devise measures to support the credit of the paper currency, appointed him their secretary.

After the organization of the courts of law under the constitution of the state in 1783, he was appointed clerk of the court of common pleas in the county of Strafford, which office he accepted and held till September, 1787.

In 1787 he was elected a member of the executive Council; but on the 17th of September in that year he was appointed judge of the court of common pleas in the county of Strafford. This office he held till the 3d day of April, 1795, when he was appointed judge of the superior court. This office required so much time and travel that it fatigued him, and in the spring of 1796 he resigned it. And in May of the same year he was again re-appointed judge of the court of common pleas, which he held as long as he lived.

In 1792 he was a member of the convention which revised the constitution of the state, and took an active and efficient part in that business.

At three successive choices of electors of President and Vice President of the United States, to wit, in the years 1792, 1796, and 1800, he was appointed to that trust.

I am unable to say where or how he acquired his education, but from a long and intimate acquaintance with him, I know he was a man of much reading and general information. His manners were simple, plain, and unassuming. He had a strong aversion to extravagance and parade of every kind. *Usefulness* was the object of all his pursuits, both in relation to himself and the

public. Tho' he never exhibited a passion for wealth, yet by his frugality and economy he supported his family, and left them a handsome estate.

He was a man of sound judgment, of a clear, discriminating mind, retentive memory, and great decision of character. He was distinguished for perseverance, and never abandoned his pursuit so long as he saw a prospect of attaining his object. He was cautious and prudent, shrewd and cunning, and distrusted men whom he did not know. The reputation he had of being artful and cunning induced others to distrust him, and diminished his influence, but those who knew him most considered him upright and honest. There was a period in his life when he was so much afflicted with hypochondriac complaints, as to be melancholy and inactive, but he soon recovered his usual cheerfulness and activity.

As a legislator he was industrious, efficient, and useful. Tho' he was not an eloquent or graceful speaker, his arguments were clear and logical, concise, and confined to the subject, and his influence in popular assemblies was great. In party politics he was a steady, undeviating Federalist.

As Secretary of the State he was attentive and faithful to his trust. Tho' he was not a lawyer, yet as judge he appeared to advantage. He knew the character of almost every man in the county in which he lived, and his decisions were just and equitable. And as it respected the prudential concerns of the country, no man could more effectually promote its interest.

On the 14th of August, 1802, he dined with his family in his own house in Durham in apparent good health, in company with a friend with whom he had transacted business in the forenoon. But as he was sitting in his chair at the table, he swooned and instantly died, without a struggle or groan, aged sixty eight years.

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### CHRISTOPHER TOPPAN.

[Plumer's MSS. Biog., Vol. 5, page 178.]

His grandfather was the Reverend Christopher Toppan, of Newbury, Massachusetts. His father was Edmund Toppan, a physician, and his mother was a daughter of Colonel John Wingate, of Hampton, New Hampshire. She was much esteemed, and lived nearly a century. The doctor purchased the house of Colonel Wingate, and settled in Hampton as a physician. The

subject of this memoir was the only son of his father, and was born in Hampton, January 18, 1735.

His father died when he was only six years of age. His mother placed him in the family of her brother-in-law, the Reverend Nathaniel Gookin, minister of North Hampton, by whom he was fitted for college. His friends, and his instructor in particular, urged him to enter Harvard college, and prepare himself for one of the learned professions, but he declined.

Immediately after he left his uncle, he commenced business as a trader in his native town; and at the age of eighteen he completed a vessel, and sailed in her himself to Halifax. When he arrived he found a British admiral there with his squadron, which enhanced the value of his cargo, and rendered the voyage profitable. But the severe gales of wind and the rough seas he encountered made the voyage so hazardous that he ever after declined trusting himself to the ocean.

He entered with zeal, and all his means, into the business of fishing, and the trade to the West India Islands. He annually built in his ship yard at Hampton, until the commencement of the Revolutionary War, one or more square rigged vessels. During that war he discontinued the business of trade and ship-building, and devoted his attention to the improvement and cultivation of his lands. Soon after the establishment of peace he again returned to ship-building, and built several brigs and ships, but finding it less profitable than formerly, he abandoned it.

He married Sarah Parker, daughter of the late Judge William Parker, of Portsmouth, and sister of the late Judge William Parker, of Exeter. By her he had one son and several daughters. His wife and his children survived him.

Before he was twenty one years of age he was, by the town of Hampton, elected their representative in the General Assembly of the province, and was afterwards repeatedly re-elected. He was by the Governor, under the authority of the British king, a justice of the peace, a lieutenant colonel of one of the regiments of the militia, and just before the commencement of the Revolutionary War, a judge of the court of common pleas for the county of Rockingham.

His education and habits of reasoning, his connections, friends, and the offices he held under the crown, induced him, like many other honest men and friends of their country, from principle, to oppose the Revolution. But the great mass of the people, being zealous in its support, his opposition was that of a prudent,

cautious man. At the first he reasoned calmly with his townsmen and acquaintances against the Revolution, representing the danger and hazard of the undertaking and the improbability of its success. But soon finding his arguments unavailing, and the people determined, he conversed very little upon the subject, except with those who tho't as he did. He avoided company, places of resort, and public meetings; but living peaceably and inoffensively at home, he escaped the hatred, threats, and censure of the people.

In September, 1783, the definitive treaty of peace was made between the United States and Great Britain. At the first election which followed that event he was chosen a representative to the state legislature. This was proof of the confidence his townsmen reposed in his integrity and talents, notwithstanding the part he had taken in the late war. It is also a proof that popularity is sometimes the reward of honorable conduct, tho' too often it is the effect of flattery, artifice, and time serving measures. The first is a blessing which *follows* virtuous and useful actions, but the last is the price of servility and meanness — is temporary, and often attended with evil.

The House of Representatives appointed him on some of the most important committees they raised. The second year he was speaker pro tempore. For a number of years after he was representative, Senator, or Councillor. More than thirty years he was a member of one or the other of those branches of the government.

In February, 1788, he was a member of the New Hampshire convention which ratified the constitution of the United States. No member was more decidedly in favor of its adoption. In 1791 and 1792 he was a member of the convention which revised the constitution of the state.

He was a man of sound, discriminating judgment, and of great firmness and decision of character. He did not form his opinions of men or measures hastily, but, when formed, he steadily adhered to them, until he was convinced they were erroneous. Tho' his acquaintances were numerous, his friends were select and few, and to them he was always constant and faithful. As he had more judgment than imagination, his measures were practical and useful. He was cautious and prudent, universally esteemed for his honesty, integrity, and punctuality. He was eminent for his industry, and remarkable for his habits of frugality and economy. Indolent men who lived on the money of

others, and those who preferred the character of being generous to that of being just, accused him of parsimony.

In every situation and office in which he was placed, he was distinguished for his integrity and usefulness. The town of Hampton was deeply indebted to him for his unremitted attention to their pecuniary affairs. A considerable donation in real estate was made to the town by Mr. Dalton, their early minister. The colonel, when real estate was high and stock in the funds low, prevailed upon the town to sell the land and vest the money in three per cent stock, by which he very much augmented its income.

As a member of the legislature, tho' he was not eloquent, yet when he spoke he commanded the attention of the House. It was his invariable rule to take no part in a subject he did not understand, and to be concise and clear in his statements. The principles he advocated, and the facts he stated, were usually sound and correct. His long experience in legislation and his particular observations of men and measures afforded him a rich fund of information. He had acquired such a perfect command of his passions that when he was wantonly or passionately accused of being influenced by improper motives, his reply was so mild and effectual as ashamed, and often mortified, his opponents. When successful he did not exult, and when defeated he did not despond. He never abandoned a measure he tho't necessary, so long as he had ground to hope for success. He acted in strict conformity to his own judgment. His only enquiry was, Is the measure right—is it attainable—will it be useful? The same spirit of frugality and economy, which governed him in the management of his own affairs, he carried into whatever related to the public interest. He was uniformly opposed to high salaries and to the unnecessary expenditure of public money.

As a Councillor he was a good judge of men, and knew their characters. He considered no man qualified for office who did not possess the talents, integrity, and temper of mind that is requisite for the office in question.

In the house in which he was born he lived, and in the same house he died on the 28th of February, 1818, in the eighty-fourth year of his age.

## TIMOTHY WALKER

[Plumer's MSS. Biog., Vol. 3, page 116.]

Was a native of Woburn, Massachusetts, graduated at Harvard College in 1725, and afterwards studied theology. He was the first minister of Concord, New Hampshire. He was ordained as pastor of the Congregational church in that place on the 18th of November, 1730, and continued there in the ministry as long as he lived. Soon after his ordination he and his wife, and four other settlers with their wives, moved into Concord. They were the first English women, except two, who lived in that town.

When he moved there, Indians lived near him. To guard against their depredations he moved his house within the fort, as did also the others. There they held their religious meetings until the war with the Indians ceased. He acquired the confidence of the Indians, and had great influence over them.

He possessed handsome talents, and was a useful, persevering man. He was much esteemed and respected, not only by his own people, but by the neighboring towns and churches.

A controversy arose between the towns of Concord and Bow. In 1753 he went to England as the agent of Concord. This undertaking occasioned him three voyages to England, and detained him there about two years. The government of New Hampshire seemed to be apprehensive that his conduct might prove injurious to the province. To guard against this the House of Representatives, on the first day of February, 1754, passed a vote directing the committee for conducting the correspondence with the agent about Fort Dummer, &c., "to acquaint him that Mr. Timothy Walker was gone for England to transact some affairs there that might be prejudicial to this government in general, and to desire him to be upon his watch, and inform the government of any proceedings the said Walker may transact therein." Mr. Walker was successful in his mission. Sir William Murray, afterward Lord Chief Justice Mansfield, was his counsellor and advocate.

Mr. Walker was a zealous advocate for the American Revolution. At the commencement of hostilities he encouraged the people to be firm, and to persevere in their opposition against the encroachments of the government of Great Britain. He was chosen a delegate to the first New Hampshire Provincial Congress. He was zealous for the independence of this country, and confident we should obtain it.

As a clergyman he was liberal in his creed, firm in his own tenets; but to others of different persuasions he was kind and charitable. He recommended to others what he adopted himself—the Bible—as the rule of their faith and practice. Under his ministry, for more than half a century, the town was harmoniously united in one congregation. His death was universally lamented by a people, with whom he had long lived a life of honor and usefulness. He died on the second day of September, 1782, aged seventy seven years.

### BENJAMIN WEST

[Plumer's MSS. Biog., Vol. 5, page 136.]

Was born at Rochester in the county of Plymouth, Massachusetts, the 8th of April, 1746, where his father, the Reverend Thomas West, had been settled as a clergyman.

In early life he was naturally sedate, serious, and contemplative. In childhood he discovered no fondness for childish diversions, and when further advanced in years, no relish for the common amusements of youth. This trait of character remained with him thro' life.

His attachment to his brother Samuel, who was much older than himself, commenced in early life, and continued till death. He looked up to his brother as to a parent, patron, and friend; and Samuel in return treated him more as a child and friend than brother. Their friendship was mutual, constant, and affectionate.

His father had but little property, and contributed less to his education than his brother. After studying a few months with his father, but before he was well qualified, he was admitted as a student in Nassau College, where he continued one year, and acquired some reputation as a scholar. From thence he removed to Harvard College, where he graduated in July, 1768. He left college poor, but with a good character, and immediately took a school in Worcester, which he instructed two years.

After his school ended he repaired to the house of his brother Samuel, who then officiated as a clergyman at Needham, Massachusetts, and afterwards in Boston. With him he commenced the study of divinity, made a profession of religion, and became a church member. He was never pleased with the idea of being a preacher. He had an aversion to the public exhibition which it required. But as he was educated for that profession, and his friends urged him to pursue it, he commenced preaching in

Wrentham in January, 1771. Tho' he was well received, the business was so painful, and, he tho't, so injurious to his health, that after eight Sundays he relinquished it.

Having spent several weeks at his brother's, reflecting with gloomy anxiety upon the course he should pursue, he resolved to seek his fortune upon the ocean. This result was the effect rather of desperation than of reason. His education, disposition, and habits were such as led to a retired, still, and quiet life. But chimerical as it was, he pursued it so far, as partially to engage himself for one voyage as a common sailor.

During this time he cautiously avoided all his former acquaintances. Accidentally meeting with Mr. Henshaw, who had been his class and chamber mate at college, he could not escape from him till he had given him some information of his views and designs. Mr. Henshaw and his father took a deep interest in dissuading him from his purpose. They proposed to find a lawyer who would receive him into his office, where, by instructing two or three children in a private family, he might support himself. But for this circumstance, he might have been a mariner, and lost to himself and the world. How often does the fate and fortune of men depend upon circumstances which, in themselves, are small and trivial!

He returned to his brother's house, who accompanied him to Lancaster, and induced Abel Willard, Esquire, an amiable man and decent lawyer, to receive him as a clerk in his office. After having spent the usual time of study, he went to Charlestown, New Hampshire, and Simeon Olcott, then in the practice of law, received him into partnership. In July, 1773, he was admitted as an attorney of the court of common pleas. But the war of the Revolution soon interrupted, and in a few months after its commencement, suspended his professional business.

He accepted an invitation to visit the South, to which the war had not then extended. His principal object was to escape from the bustle and tumult that the war occasioned. He indulged the hope of soon returning in peace to Charlestown, to which he was strongly attached. In October, 1777, he commenced his journey; in December following arrived at Charleston, South Carolina, and took up his residence with Mr. Gibbs, a wealthy and agreeable planter. But his hopes of avoiding the war were illusory—it soon reached that section of the country. He with about sixty or seventy young gentlemen of Charleston formed a company of cavalry, whose duty it was to watch the movements of the enemy,



give timely information, and prevent a surprize. They were useful, and would have been safe, if they had not been betrayed by one of their own company, who deserted to the enemy, and in the night conducted such a force as surrounded and captured them all, under circumstances that rendered resistance of no avail. After remaining a prisoner six weeks, during which he was well treated, he was exchanged. But he lost his horse and most of his clothing, which was nearly all the property he had.

The climate of the South did not agree with him, tho' his mode of living was strictly and regularly temperate. On the 24th of July, 1779, he commenced his journey home, and on the last day of August following, arrived at Charlestown, New Hampshire.

In October, 1780, he was admitted an attorney of the superior court, and resumed the business of his profession. His fidelity and persevering attention gave him considerable employment.

On the 8th of January, 1781, he married the daughter of the Reverend Mr. Maccarty, of Worcester. He lived in a frugal, simple style.

In 1783, his office was broken open in the night, and robbed of many notes and demands that had been left with him for collection. Tho' most of the papers were afterwards privately returned, yet he suffered considerable loss. In the course of a few years his business as a lawyer became considerable. With a jury, his wit and pleasantry, his clear and lucid narrative of facts, and insinuating address, had an astonishing influence. But on an abstract question of law, in an argument to the court, he was not distinguished. In the doctrine of special pleading, the logic of the law, he was not eminent. Yet at the bar, in point of rank, he was considered among the first of the profession in the state, and deservedly so in the county in which he lived and practiced. His application, learning, and integrity merited and gave him much influence with the people.

His professional business afforded him the means of acquiring a handsome estate, but he appeared to have no ambition for wealth. A competence to meet the demands of a frugal life seemed to be all he sought. His great aversion to appearing in public, induced him, in 1790, to relinquish the practice of law. He then tho't he had sufficient property, but some untoward circumstances induced him the next year to return to the bar, where he remained till the year 1805. He then finally withdrew from the profession, tho' not without a painful regret at parting with those with whom he had long been connected in business and habits of intercourse.

Soon after he was admitted to the bar, he formed a resolution not to accept any office of honor or profit if they should be offered to him. This resolution was several times bro't to the test. On the 29th of March, 1781, the legislature of the state appointed him a delegate to the Congress of the United States. The 22d of June, 1786, he was appointed attorney general of New Hampshire. In 1787, he was appointed member of the convention which formed the constitution of the United States; and auditor and commissioner to examine and adjust the accounts of Moor's Charity School. The three first of these offices he declined, and, I think, the last. In the last of those years he was elected a member of the New Hampshire convention called to ratify the constitution of the United States. This office he accepted, and attended both of the sessions. The question was long and zealously debated, the result doubtful, and public expectation was raised high to hear him speak, but he remained silent. He was decidedly in favor of ratifying the constitution, and voted for it. I well remember observing to him, that his reputation as a public speaker stood so high that many people were anxiously waiting to hear him. He replied, "If people who never heard me, think well of me, I am unwilling, by my own act, to destroy that opinion."

After the adoption of that constitution, in the autumn of 1788, he was voted for as one of the three representatives to Congress, but the people were so divided that no one was elected. He had more votes than any other candidate, and of course was one of the six to whom the people by law were confined in their votes at the second meetings in 1789. Of these facts he had early information. But he consented that his name should again be submitted to the people. They elected him, but he promptly refused to accept the appointment, which made a third meeting necessary to elect another person. Whether his conduct on this occasion, proceeded from modesty, vanity, or what other cause, is uncertain; but it excited, for a season, a strong prejudice against him.

On the 14th of April, 1802, he was appointed judge of probate for the county of Cheshire, but declined the office. In 1808 and 1812, he was an elector of President and Vice President, which he accepted, and attended and acted in both of the meetings of those boards.

In 1814, a caucus met; the members were from twenty towns in the county of Cheshire, and without any regular authority from the people or the law, appointed him a delegate to the Hartford

convention. That convention consisted of twenty six members from the states of Massachusetts, Connecticut, Rhode Island, New Hampshire, and Vermont. Those from the three first states were appointed by their legislatures, and from the other two states by caucuses from particular towns. It was called the Hartford convention from the circumstance of their meeting in Hartford, Connecticut. The convention was zealous against the war that then existed between this country and Great Britain. Their object was to oppose the war, and the government in prosecuting it. They charged the executive with having adopted unconstitutional measures in relation to the militia; complained that the government carried the war into the innocent, unoffending provinces of the enemy; that the administration was unable to defend the states; and that the states ought to retain a portion of the taxes raised by Congress for their defence. The convention proposed several amendments to the constitution of the United States.

Many tho't, and not without reason, that one of the principal objects for which the convention was formed, was to devise ways and means to effect a separation of the eastern states from the general government. Tho' they were too ambitious to avow this, or enter any motion or vote upon this subject on their records, it is certain that a number of their leading members were in favor of such a project.

The convention met on the 15th of December, 1814, and continued their session to the 5th of January following, when they adjourned *sine die*. It was the understanding of the members that they were to meet again, but the restoration of *peace* prevented them.

Mr. West met on the first day, and continued with them during the session. He took an active part in their proceedings, and served on one of their committees. It was a singular trait in his character, who had previously declined so many offices to which he had been appointed by rightful authority, that he should accept of one from men who had no right to confer it. When one of his friends dissuaded him from going to Hartford, he replied, "*The members of that convention may be impeached of treasonable practices, but as I am old and cannot live long, should they be prosecuted, it will be better for me to suffer, who am useless to the world, than for a young man, who otherwise might live and serve his country.*"

That he had a strong attachment to a quiet domestic life can

never be questioned by those who knew him. He was *generally* averse to the cares and responsibilities of office; but in many cases, his *feelings* influenced, and, on some occasions, he rejected office from an apprehension he should fail of performing its duties in such a manner as would be honorable and respectable to himself. It is, however certain that at no period of his life he could be accused of having the degraded character of a *time-server*, or *office-seeker*. In politics he was at all times from 1788 to the time of his death, thro' all the changes which occurred, a decided, consistent Federalist. No change in government, in our foreign relations, domestic affairs, or in the theory and practice of Federalists, could induce him to withhold his support from that party, or question the policy and propriety of their measures.

On the 23d of August, 1803, his wife died. The last eight or nine years of her life, sickness reduced her corporeal and mental faculties to a state of infantile weakness. During that long period, he was remarkable for his kindness and unremitted attention to her. He considered her preservation and comfort to be his duty. And he performed it with great punctuality.

After the death of his wife, his condition was too solitary for even him who had retired from the business and concerns of the world, and who was naturally inclined to solitude. On the 3d of September, 1806, he married the widow of the late William Gordon, whose maiden name was Fanny Atherton, daughter of the late Joshua Atherton. She was an amiable, sensible, well informed woman. She survived her second husband.

He had no children by either of his wives. His property was not great, but was more than sufficient to support him and his family, in the decent frugal style of living, which first from necessity, and afterwards from choice and habit, he adopted. He was more liberal in his donations to his friends and neighbors, and in relieving the wants of the deserving poor, than is usual with men who are childless. His manner of giving enhanced the favor in the estimation of those who partook of his bounty. He always appeared smiling and in good humor. Indeed, to the mildness of his temper, his affability, and the great fund of his pleasantry, he was indebted for much of the reputation he enjoyed. By his last will he devised to the first church in Charlestown property, which was estimated to be of the value of five thousand dollars.

He died on the 27th of July, 1817, in the seventy second year of his age.

## CORRECTIONS.

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- On page 307, for *Benjamin Connor, Jr.*, read *Benjamin Connor*.  
On page 307, for *John Pierce* read *John Peirce*.  
On page 308, for *Oliver Shepherd* read *Oliver Shepard*.  
On page 312, for *Morris* read *Norris*.  
On page 359, for *M Millan* read *McMillan*.  
On page 646, for *Bradbury* read *Bradley*.
- 

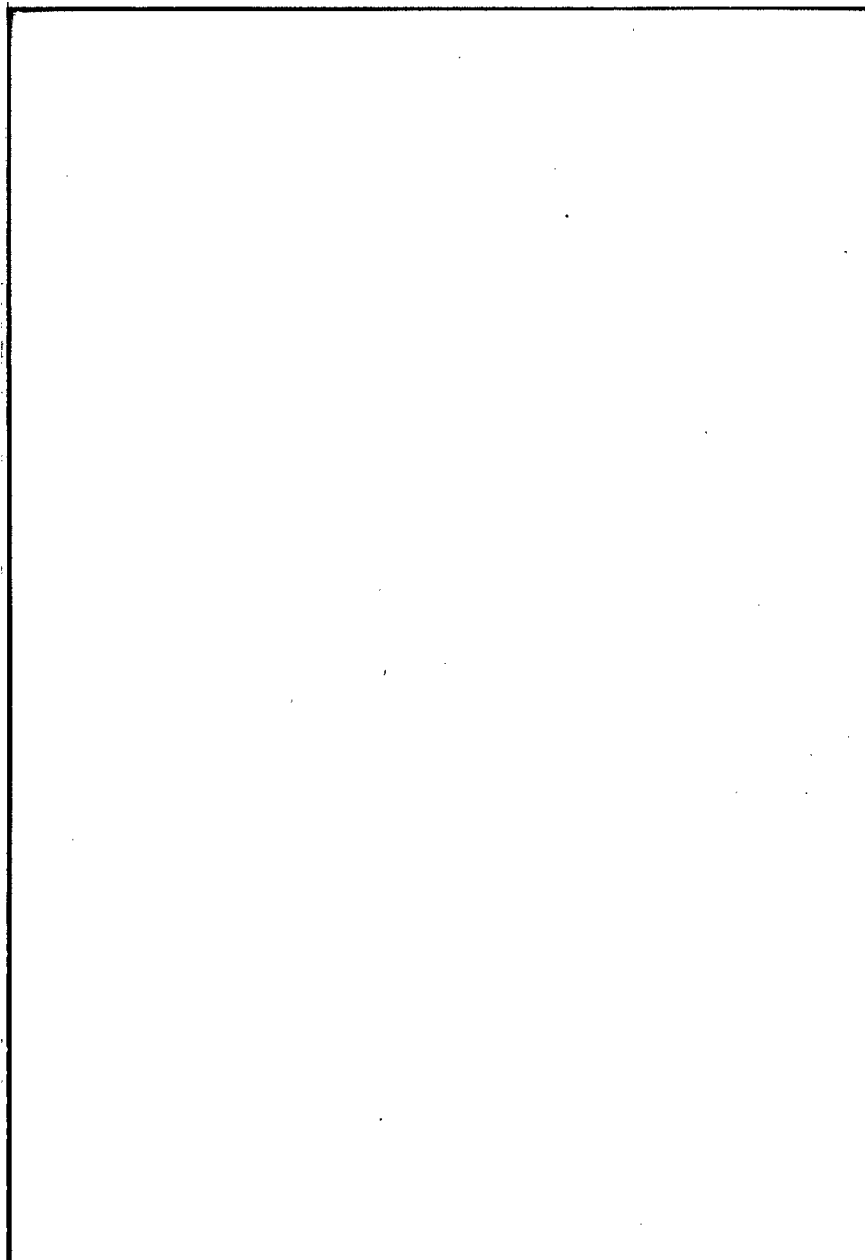
## MEMORANDUM.

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On page 307, the name of William Plumer should also appear as Speaker of the House, as Nathaniel Peabody accepted his election to the Senate, and William Plumer was elected Speaker, June 3, 1791.



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2. The second part of the report deals with the financial situation of the country. It gives a detailed account of the income and expenditure of the government and the different departments. It also mentions the results of the various financial committees and the work of the different departments.

3. The third part of the report discusses the progress of the various departments of the government. It mentions the results of the work of the different departments and the progress of the various committees. It also mentions the results of the various financial committees and the work of the different departments.

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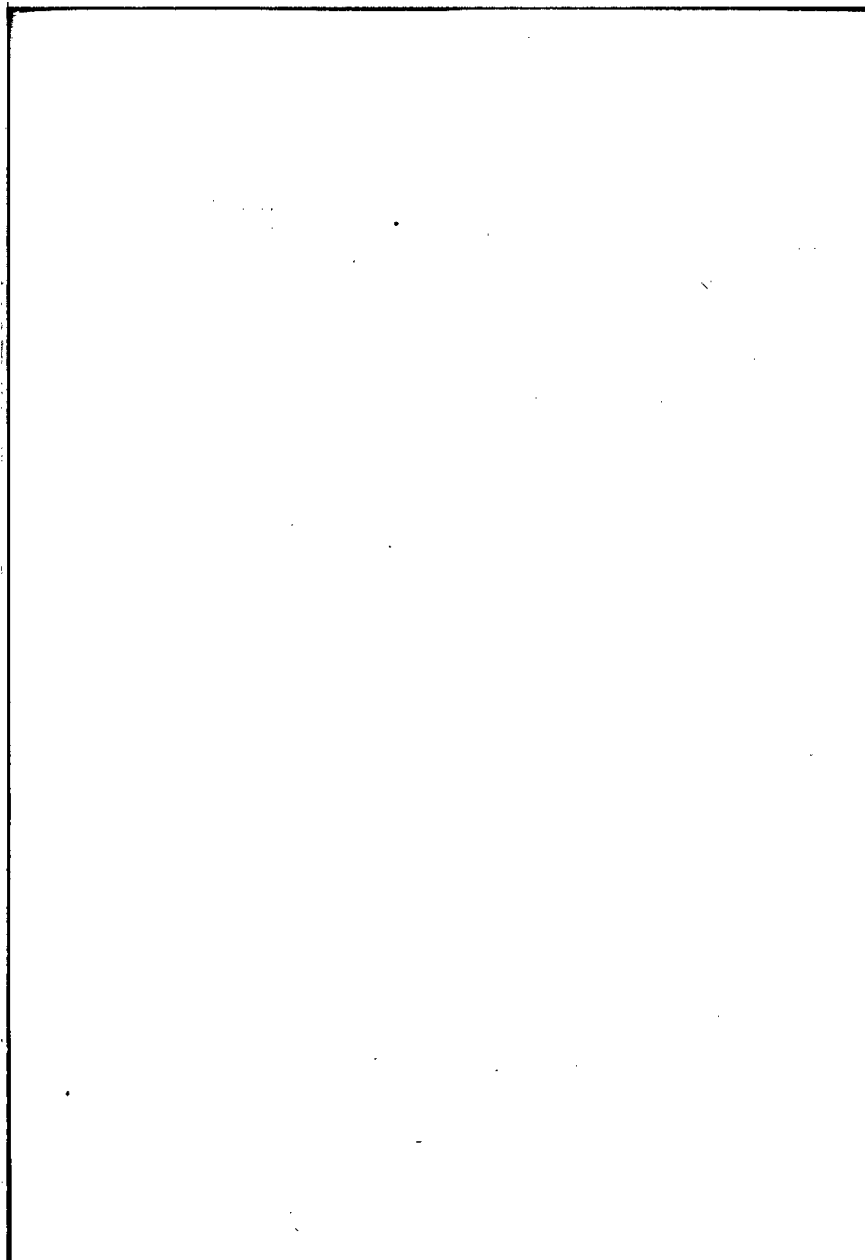
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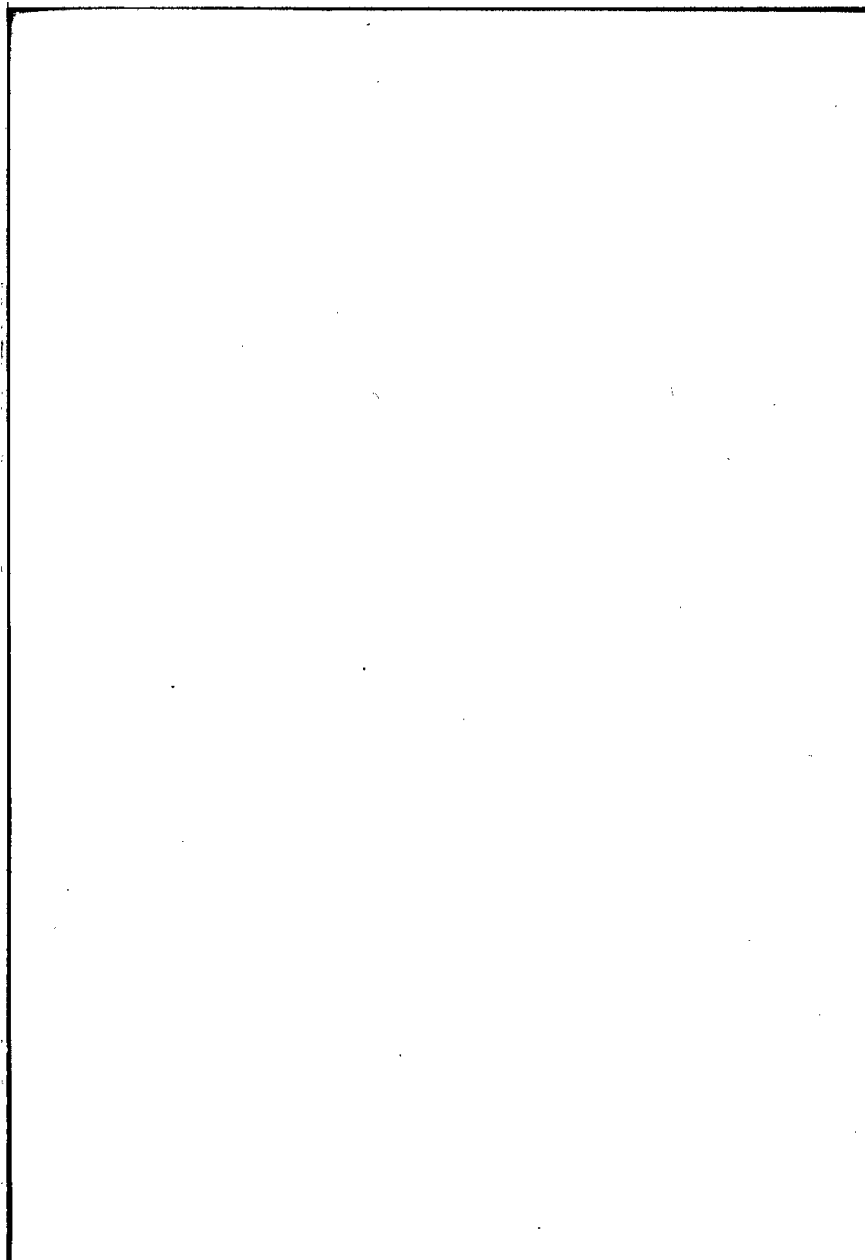
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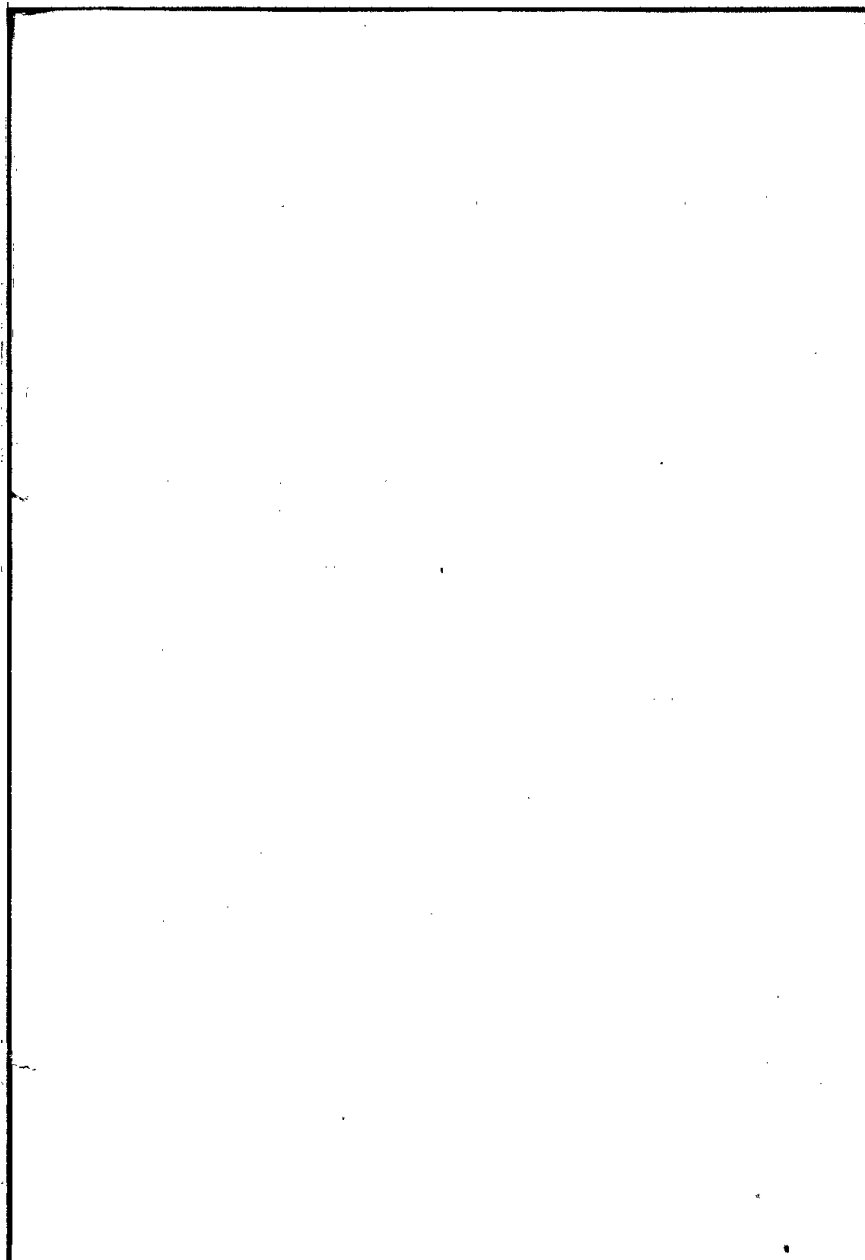
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NHSP Vol. 22

# EARLY STATE PAPERS OF NEW HAMPSHIRE

INCLUDING THE JOURNALS OF THE SENATE AND HOUSE OF REPRESENTATIVES AND RECORDS OF THE PRESIDENT AND COUNCIL, FROM JUNE, 1790, TO JUNE, 1793,

WITH AN APPENDIX

CONTAINING THE JOURNAL OF THE SENATE ON THE IMPEACHMENT OF WOODBURY LANGDON, THE RECORDS OF THE NEW HAMPSHIRE SOCIETY OF THE CINCINNATI, AND BIOGRAPHICAL SKETCHES OF MEN WHO SUSTAINED IMPORTANT RELATIONS TO THE STATE GOVERNMENT DURING THE PERIOD COVERED BY THOSE RECORDS AND JOURNALS, TAKEN FROM THE MANUSCRIPT BIOGRAPHIES OF GOVERNOR WILLIAM PLUMER.

VOLUME XXII.

ALBERT STILLMAN BATCHELLOR,  
EDITOR.



CONCORD:

IRA C. EVANS, PUBLIC PRINTER.

1893.

JOINT RESOLUTION relating to the preservation and publication of portions of the early state and provincial records and other state papers of New Hampshire.

*Resolved by the Senate and House of Representatives in General Court convened:*

That His Excellency the Governor be hereby authorized and empowered, with the advice and consent of the Council, to employ some suitable person and fix his compensation, to be paid out of any money in the treasury not otherwise appropriated, to collect, arrange, transcribe, and superintend the publication of such portions of the early state and provincial records and other state papers of New Hampshire as the Governor may deem proper; and that eight hundred copies of each volume of the same be printed by the state printer, and distributed as follows: namely, one copy to each city and town in the state, one copy to such of the public libraries of this state as the Governor may designate, fifty copies to the New Hampshire Historical Society, and the remainder placed in the custody of the state librarian, who is hereby authorized to exchange the same for similar publications by other states.

Approved August 4, 1881.

## PREFACE.

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This volume is the third of the series which embodies the journals of the Senate and House of Representatives and the records of the President and Council from the beginning of the political year 1784-5 to the close of that of 1792-3. These nine years are recognized as an important epoch in the constitutional history of the state. The constitution of 1776 (State Papers, Vol. VIII, p. 2; Charters and Constitutions of the United States, by Ben: Perley Poore, 1878, Vol. II, p. 1279) was intended for a temporary purpose, and provided for little more than the establishment of a legislative government to serve a present emergency. It granted powers in the briefest and most general terms, and the idea of constitutional limitations had little prominence in it. Circumstances made this instrument, with the contemporary Federal compacts, the organic law of the state during the entire period of the revolutionary struggle.

The next successful attempt at constitution making in the state resulted in the adoption of the constitution of 1784. The government inaugurated in June of that year was the first under its provisions. Its framers doubtless availed themselves of the opportunity to examine the new constitutions of other states, then recently adopted. The forms and usages of government with which they had become familiar in the provincial and revolutionary periods were preserved to a marked extent. The antipathies which had arisen out of the same experience naturally influenced the framers in respect to certain features of their work. This governmental structure, moreover, was enacted amid the uncertainties which overshadowed the constitution makers of that time,

concerning the future of the Federal relations of the American states. Yet the people of the state have never found sufficient occasion for substituting another constitution for that of 1784—that is to say, that constitution has never given place to any new or independent state constitution. In fact, no new constitution has been submitted for the consideration of the people since 1783.

The courts, and some of those having to do with the revision of the laws of the state, from time to time, however, had fallen into the error of referring to the product of the constitutional convention of 1791-2 as the “Constitution of 1792”; *Pierce v. State*, 13 N. H. 536, 542; *Baker v. Holderness*, 26 N. H. 110, 114; *Rich v. Flanders*, 39 N. H. 375, 376; *Copp v. Henniker*, 55 N. H. 179, 191; *Perkins v. Scott*, 57 N. H. 55, 57, 78; *King v. Hopkins*, 57 N. H. 346; *Report of Commissioners for Revision of the Laws*, 1878, p. 29, note; *General Laws*, p. 40, note; XX *State Papers*, p. 4. The publication of the journal of the convention of 1791-2, X *State Papers*, 23-196, has facilitated a review of the relations of the work of that convention to the constitution of 1784. In the opinions of the court by Allen, J., in *State v. Saunders*, 66 N. H. 39, 72, and by Carpenter, J., in *State v. Griffin*, appt. decided 1890, the historical fact is stated, and it is demonstrated by the record, that only amendments to the constitution of 1784 have been submitted and ratified or rejected since that date, and that the constitution in the form it assumed in 1792 was not submitted to the people or adopted by them in its entirety. The constitution of 1784 was amended in 1791-2, by the same process and by the same constitutional methods that prevailed in the amendments proposed by the conventions of 1850, 1876, and 1889.

For citations to acts of the legislature passed from time to time, which provided for taking the sense of the people as to calling conventions to provide for constitutional amendments and the popular votes thereon, see New Hampshire Manual, 1889, p. 66.

The amendments which took effect in 1793 were important and radical. By their operation the form of government was materi-

ally modified. This was particularly notable in the redistribution of powers among the three coördinate branches of government. The nine years of proceedings in the legislative and executive departments which constitute the material of the series of volumes of which this is the third, viz., volumes XX, XXI, and XXII, were prolific in experience and instruction to those who were first called to take part in devising amendments to the constitution of 1784. The legislative journals for the period from 1793 to the present time are accessible in the original printed form in several of the public libraries of this and other states. Their contents may be made available for practical use by the provisions for indexes which are contemplated by the act of Sept. 11, 1883, (Laws of 1883, p. 56), should the wise policy outlined in that legislation be continued. It has not been deemed advisable, for reasons above indicated, to continue the publication of this class of records further than to the end of the political year 1792-3, which is reached in this volume, bringing the work down to the beginning of what may be regarded as a distinct period in the constitutional history of the state.

The plan on which the work has been edited is that outlined in the prefaces to volumes XX and XXI. With the exception of references to the volumes of Town Papers, as related to the legislative journals, the presentation of illustrative biographies, notes and citations, official tables, and exhaustive indexes, is the same as in the preceding volumes. As in those volumes also, sections found enclosed in brackets indicate differences between the manuscript journals and the official printed edition. The volume also contains the official record of the proceedings relating to the impeachment of Woodbury Langdon as a justice of the superior court, and the journal of the New Hampshire Society of the Cincinnati.

With the very complete indexes to the volumes of Town Papers and Miscellaneous Papers, so called, edited by Mr. Isaac W. Hammond, and the Index to the Laws, published by the state in 1886, the volumes of this series are submitted as a contribution

to the material for the history of the American people and of popular institutions at a time which was of critical importance to the state and to the republic.

It is a pleasure to renew the expressions of obligation which are due to His Excellency Governor Smith, and the members of his Council, and other gentlemen in the service of the state, previously made, for active and generous coöperation in the work.

THE EDITOR.

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